

Official FLORIDA STATUTES 1963

Prepared by
Statutory Revision Department

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FLORIDA STATUTES

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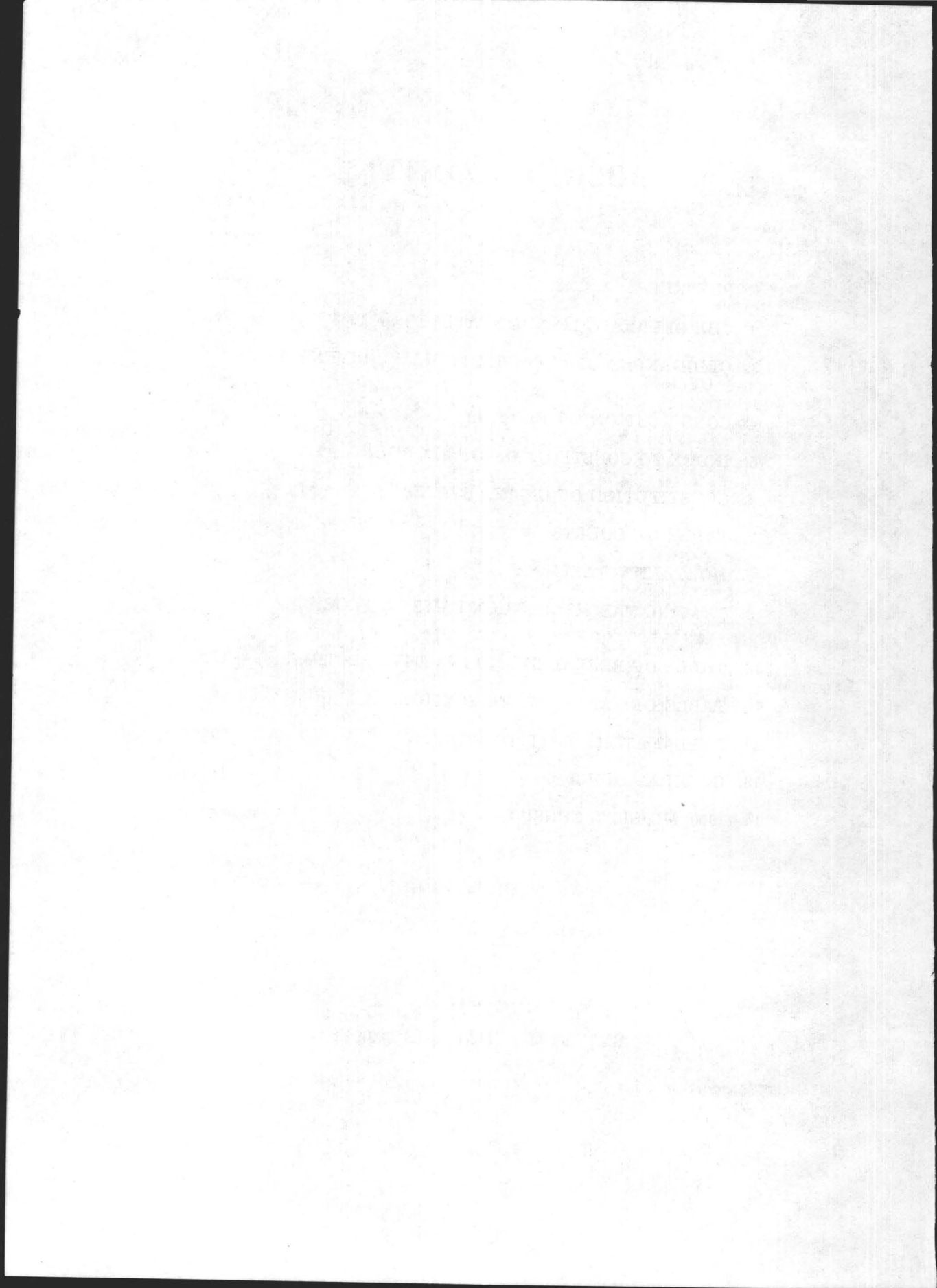
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PREFACE

The official Florida Statutes printed in three volumes and published every two years following the regular session of the legislature, is the most efficient system known to keep all of the general laws in an up-to-date convenient form for speedy reference. This system was promoted by prominent members of The Florida Bar first in 1939 when the existing Florida statutory law was revised and adopted as the official statutory law of Florida, and again in 1949 when the system was reestablished. A conference with a committee of attorneys, representing The Florida Bar in 1948, convinced me that the legal profession in Florida and governmental agencies in particular, needed an improved method for quick access to Florida statutory law. A qualified director for the Statutory Revision Department was immediately appointed when I became Attorney General in 1949. The excellent response received from government officials and attorneys throughout the state upon the reactivation of the continuous revision system reflects a keen interest in the active use of this important legal tool.

The recommendation of the Florida Bar Committee on Revision that we print the statutes in three volumes has met with universal approval; therefore this policy will be continued. Numerous requests have influenced us to include the United States Constitution, the Florida Constitution, and other miscellaneous matter in Volume III along with the general index. This should be more convenient for reference purposes.

The efficient drafting of bills in statutory form by specially trained personnel in our office for members of the Legislature, and improved methods of editing coupled with experience on the part of a selected editorial staff, has already resulted, not only in expediting the preparation of material for publication, but has exerted considerable influence on improving the wording and the mechanical process of statutes.

The practicing attorneys, governmental departments, and the judiciary have contributed many helpful suggestions for continuous improvement in the index so necessary in finding the law. We appreciate the many letters received concerning the use of "The Official Florida Statutes" and the numerous comments since we are constantly seeking ways and means for making this publication more useful for those who use it.

I commend the personnel of the Statutory Revision Department for the excellence of their work, and the members of The Florida Bar and the Legislature for promoting and supporting Florida's efficient continuous revision plan for keeping our statutory law up-to-date.

RICHARD W. ERVIN
Attorney General

THE OFFICIAL FLORIDA STATUTES 1963

BIENNIAL PUBLICATION

The official Florida Statutes, in three volumes, are printed every two years in a completely new revision to keep the statutory law up-to-date.

The biennial plan of printing statutes is a plan which has been in successful use in some states for over fifty years. It is a preventive and a cure for the overgrowth of statutes. Since many of our statutes are short lived, the dead sections are removed and buried each two years. This procedure makes room for new statutes. The amendments and new laws of each succeeding legislature are meshed in with the standing statutes. Subject matter is gradually consolidated and often revised into single chapters, reducing the volume of reading matter.

The biennial edition of the statutes also affords members of the legislature a complete compilation of all the active general law enacted from 1885 through 1963 in a form convenient for study and improvement. Legislators can better acquaint themselves with what the law is and can amend or reject changes with understanding. A section or chapter method of revision with intelligent legislative judgment usually results in a gradual improvement of existing law.

The legislature has authorized the inclusion in this edition of the state-wide laws enacted at any special or regular session since 1961. These new laws have been edited but not changed. New decimal section numbers are assigned when the general law is converted into statutory form. History notes are added to record the legislative chapter and section of the law, which become a part of the general statutory law of the state.

The legislature at each session officially adopts all previously published session laws in statutory form. The 1963 laws included in statutory form are prima facie evidence of the existence of such laws until officially adopted by a subsequent legislative act in 1965.

FORMER REVISIONS AND COMPILATION

The laws of general application of the territory of Florida and of the State of Florida have either been compiled unofficially or revised under authority of law and adopted as official statutes in the following publications to wit: Duval's Compilation of Territorial Laws, 1840 (compilation); Thompson's Digest, 1847 (compilation); Bush's Digest, 1872 (compilation); McClellan's Digest, 1881 (compilation); Revised Statutes (R. S.) 1892 (revision enacted as a law); General Statutes (G. S.) 1906 (revision enacted as a law); Revised General Statutes (R. G. S.) 1920 (revision enacted as a law); Compiled General Laws (C. G. L.) 1927 (compilation unofficial); Official Revised Florida Statutes (F. S.) 1941 (revision enacted as a law); the Florida Statutes of 1949 (F. S. '49) (consolidation of '41 statutes and supplements); Florida Statutes of 1951, 1953, 1955, 1957, 1959 and 1961.

CONTENTS OF STATUTES

The Statutes of 1963 adopted by chapter 63-2, contain all the active Florida statutory law enacted since 1885, completely up-to-date through the regular session of 1963. It is the complete official edition of Florida statutory law. (Section 16.19 F.S.).

All amendments of the Florida Statutes together with new legislation enacted by the 1963 legislature, have been compiled and included in this edition (Section 16.44(6)(d), F.S.). The history notes following each section detail the source of the law from date of enactment to date of the present publication; including the section and chapter number as enacted.

ADOPTION OF STATUTES AND GENERAL LAW

All laws in this edition passed prior to 1963 have been officially adopted as statutory law in their present form. The effect of legislative adoption is to cure

any technical defect with reference to title, form, etc. (McConville v. Ft. Pierce Bank and Trust Co., 101 Fla. 727, 135 So. 392; Christopher v. Mugen, 61 Fla. 513, 55 So. 273; 63 Fla. 1, 58 So. 486, 89 Fla. 119, 103 So. 414, error dismissed 46 S. Ct. 23, 269 U.S. 594, 70 L.Ed. 430).

LOGICAL ARRANGEMENT OF TITLES AND CHAPTERS

The object of any arrangement of statutes is to facilitate the finding of the law. Two methods of arrangement are in general use in the United States namely: The "logical," grouping of related subjects together, as found in most digests, and the "alphabetical," as used in Corpus Juris and American Jurisprudence. A few states use a combination of both methods. A majority however prefer the "logical" arrangement which we have adopted and use in the Florida Statutes.

We have found it advisable to divide several chapters into parts (Part I, Part II, etc.) based on logical organization or related subject matter.

ALPHABETICAL CHAPTER INDEX

An alphabetical chapter index will be found in the fore of Volumes I and II. This index gives direct reference to all chapters. Chapters are alphabetically listed together with the chapter number.

NUMERICAL INDEX TO TITLES AND CHAPTERS

The "Analysis of Florida Statutes by Titles and Chapters" in all three volumes will afford a quick reference to the chapters grouped under the "logical organization" system. Familiarity with this index will save much time.

It lists by chapters groups of related subjects in a general subject field, in numerical order. Should a chapter be repealed, transferred, or expired by law, the chapter number is followed by the word (repealed), (transferred) or (expired). When vacancies occur in the numerical order, the unused numbers have been reserved for future use. A reference to this index will quickly inform one whether a chapter is still active.

Chapters have retained their original numbers except where transferred or revised.

NUMBERING SYSTEM

The decimal numbering system of identifying sections in each chapter is used in Florida.

All chapters are grouped by general subject matter and each is given a number. This chapter number appears in each section to the left of a decimal point. The section number appears to the right of the decimal point. Thus section 12 of chapter 16 would be section 16.12 in the chapter.

In adding a new section preceding section 1 (16.01) of chapter 16 it would become:

(New) Section 16.001
(Old) Section 16.01

In adding a new section between two already existing sections it would appear as:

(Old)	Section 16.01		(Old)	Section 16.12
(New)	Section 16.011	Or	(New)	Section 16.121
(Old)	Section 16.02		(Old)	Section 16.13

The system provides for vast expansion with addition of new sections as needed without necessity for a complete renumbering of existing sections or reorganization of titles and chapters.

INDEX TO SECTION SUBJECTS AT BEGINNING OF EACH CHAPTER

At the beginning of each chapter you will find a Numerical Index to section subjects within the chapter. Should skips appear in section numbers, the section has been repealed or deleted by law or transferred.

When sections have been deleted the section number together with history notes, giving the chapter number of the general session law authorizing the deletion, is transferred to the "Table of Repealed and Inactive Sections" in Volume III. Our policy is to assign new section numbers to new matter rather than reassign used section numbers. History notes will give full information on any deviation from this policy.

HISTORY NOTES AND CROSS REFERENCES

History notes have been carefully compiled, checked for accuracy with original session laws, and brought completely up-to-date. Beginning with the 1957 edition of the Statutes history notes will cite the researcher to the particular paragraphs or subsections affected by each amendment. The lawyer will find them dependable and convenient to use.

Immediately following history notes, related or qualifying laws are frequently noted in the form of cross references.

GENERAL INDEX

An index has never been prepared which has been entirely satisfactory to all members of the bench and bar. It is doubtful whether that Utopia will ever be reached.

No index can contain every possible entry. An index of such size would be incapable of practical use. On the other hand, to index the law only in those places where the user of statutes should logically look would not be sufficient because many persons are not logical in searching an index. We have attempted to reach a happy medium between the logical and the practical approach by selecting catch-words and titles that are commonly used. Cross references have been reduced to a minimum and a direct reference given to the chapter or section whenever possible in every cross reference.

We have revised the index so that it will be workable for the greatest number of persons. The checking plan which we follow insures that no section has been omitted. Every section has been properly indexed under several heads.

We have attempted to use a noun as a catch-word wherever possible instead of an adjective, preposition, a conjunction or an adverb.

The subject matter with which one is concerned will generally give a key to the spot in the index from which to begin the search.

The index is based on a logical arrangement of the statutes. The user will meet with greater success by looking in a place where it should logically be rather than relying upon alphabetical uncertainties of the index.

All indexes at best are inconvenient and time consuming. Continued improvement can and will be made through suggestions and cooperation of the bench and bar with your Statutory Revision Department.

TABLE OF STATUTORY CHANGES MADE BY THE 1963 LEGISLATURE

A table of statutory section changes made by the 1963 regular session of the legislature will be found on the inside fly leaf of Volume I printed on yellow paper. This table will give, (1) the number of the section when any change has been made in a section or subsection, (2) the type of change made whether amended, repealed, new or transferred, and (3) the number of the session law authorizing the change. This table provides a convenient method of quickly finding out whether the law has been changed in any section or chapter.

(If the section is not listed in this table the law was not changed.)

TRACING TABLE

A table, tracing the classification of general laws into the Florida Statutes, will be found in Volume III. This table indicates where a particular section of a law has been assigned in the statutes. The word "omitted" shown in place of a statute section number, indicates that the act is a local or special act or a general act of local application and is not in the statutes. To find an omitted chapter, consult the volumes of the General or Special Session Laws.

TABLE OF REPEALED AND INACTIVE SECTIONS

Preceding the General Index is a table showing repealed and inactive sections.

When a statutory law is repealed or transferred through revision to a new location in the statutes the former section number becomes inactive. All inactive section numbers have been removed from chapters in the statutes and placed in this table, along with history notes to repealed sections. Normally when a section becomes inactive the former assigned number is seldom used again. As new statutory material is added new section numbers are assigned. When a chapter is revised, consolidated or transferred and sections are reassigned a new location, generally the sections get new numbers.

The table provides a consolidated, ready source of statutory reference to all inactive sections along with useful data relating to the disposition of material formerly included therein.

TABLES OF COURTS

A new tabulation of state, district and county courts revised in 1959 and arranged according to jurisdiction beginning with the supreme court down to the small claims courts will be found in Volume III. It will give information concerning, the date of term of court, and type of courts in each county.

This tabulation is also arranged alphabetically by counties. A reference thereto will save time in determining the courts existing throughout Florida in each of the sixty-seven counties.

CENSUS AND MORTALITY TABLE

The 1960 Federal Census and the most recent mortality table will be found in Volume III.

FLORIDA CONSTITUTION

The Constitution of Florida in Volume III with index has been brought up-to-date through November 1963 amendments. The index has been meshed in with the General Index in order that a person searching for a subject may find references to both the constitution and the statutes in one index. The combined General Index has proven to be time saving and a convenient reference to statutory and constitutional provisions relating to the same general subject matter.

CONSTITUTION OF THE UNITED STATES

Upon the request of numerous lawyers and agencies, the Constitution of the United States with index is printed in Volume III.

COURT RULES, INTEGRATION RULES AND CODE OF ETHICS

The court rules, integration rules and code of ethics have been omitted from this edition. They have been printed both by the Supreme Court through West Publishing Company, and by the Florida Bar for distribution to attorneys, and this omission will eliminate a very substantial and unnecessary cost of duplication.

STATUTORY REVISION

Statutory revision technique works primarily with form rather than substance. The Statutory Revision Department of the Attorney General's Office often suggests a revision of chapters where improvements are desirable, but no change in an existing statute is made without legislative approval. The initiation of actual revision of substantive law should be sponsored by attorneys, judges, legislators, or administrators through specialized committees whose members are in close touch with the practice or enforcement of present law. The revisors always assist when called upon, and are interested in all projects and suggestions which eliminate unnecessary statutes, repetition of words and technical defects in the statutes.

Continuous revision places responsibility for ferreting out conflicts, duplications, and eliminating verbosity, circumlocution, obsolete sections, ambiguities, and many other technical faults generally found in session laws. Revision includes constant and continuous work toward the reclassification and consolidation of subject matter. It aims toward changing the wording of a law so

that essential clearness and harmony will exist in order that logical arrangement and compactness of the statutes may be obtained. Continuous revision aims toward simplicity in statement and understanding of meaning by the use of, and arrangement of, words and phrases. It helps avoid rhetorical flourishes and ornamentations as existed under the common law, and aims toward setting forth in clear cut and understandable language the present up-to-date law.

The revisor's office is a clearing house where lawyers, judges, legislators, and administrators may help make better statutory law. Persons calling attention to errors, omissions, conflicts and other defects found in the law, can materially help this department to improve our Florida Statutes.

Much valuable time can be saved in original research by reference to the improved General Index in the official Florida Statutes for subject matter reference and then reading the latest up-to-date complete statutory law on the subject in the volumes of the "Florida Statutes."

CHARLES TOM HENDERSON
Assistant Attorney General
Director of Statutory Revision

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ORDINANCES OF THE CONSTITUTIONAL CONVENTION OF 1885

ORDINANCE NO 1:

Section 1: This constitution shall be submitted to the people of the State of Florida for ratification on the first Tuesday after the first Monday in November A. D. 1886, and it shall require a majority of the votes cast upon the question to determine its ratification or rejection.

Section 2: At such election each qualified elector shall express his assent or dissent, by having written or printed upon the ticket which he shall vote the words, "For the Constitution," or "Against the Constitution;" such election being subject to the same regulations and restrictions as are now prescribed by law. And in case of its ratification by the people, the Governor shall forth-with cause proclamation to be made of the fact, and it shall go into effect on the first day of January, A. D. 1887.

ORDINANCE NO 2:

Section 1: Article XIX shall be submitted to the people, when the Constitution is submitted for ratification, to become a part of the Constitution, if adopted by a majority of the votes cast upon the question, and the ballots of those voting on this Article shall have written or printed on them the words, "For Article XIX," or "Against Article XIX"

ORDINANCE NO 3:

Be it Ordained by the People of Florida, Represented in Constitutional Convention:

Section 1: The pay of the members of this Constitutional Convention shall be a per diem for attendance of six \$6.00 dollars a day in addition to mileage of ten cents a mile, each way, from their places of residence to the Capital and return, estimated by the shortest thoroughfare.

Section 2: The pay of the Secretary and Assistant Secretary of the Convention and all the Clerks elected by the Convention shall be six \$6.00 dollars per diem each, allowing the Secretary and Assistant Secretary one day after adjournment to complete unfinished business; all Committee Clerks shall receive five \$5.00 dollars per diem for the number of days certified by the Chairman of the Committee; the pay of the Sergeant-at-Arms shall be six \$6.00 dollars per diem, and the Assistant Sergeant-at-Arms

shall be five \$5.00 dollars per diem; the pay of the Messengers of the Convention shall be four \$4.00 dollars per diem each; the pay of the Door-Keeper shall be five \$5.00 dollars per diem; the pay of Pages shall be three \$3.00 dollars per diem each; the pay of the Janitor shall be two \$2.00 dollars per diem; the pay of the Chaplain shall be one hundred dollars. The Recording Clerk shall complete his work after the adjournment of the Convention, under the supervision of the Secretary of State, and shall be paid for the same fifty dollars when his work is completed. Eighteen dollars shall be paid W. R. Carter for services as Assistant Secretary for three days. Messrs Dorr & Bowen shall be paid for printing the amount approved by the Committee on Printing, certified by the President and Secretary of the Convention.

Section 3: The Comptroller is required to draw his warrant on the Treasurer in favor of the officers and employees of this Convention for the full amount allowed them by section two, and to each delegate of this Convention for his pro-rata share of the amount appropriated by the Legislature, after deducting from said amount the amount due said employees and all other expenses, including mileage of members, incurred by this Convention.

Section 4: The President is authorized on behalf of this Convention to issue certificates signed by himself and countersigned by the Secretary, to each of the members, payable to himself or his order, bearing interest at the rate of eight per cent. per annum from date, for the amount remaining due on account of the deficiency of the Legislative appropriation for expenses of this Convention.

Section 5: The Legislature shall make an appropriation at its next session to pay said certificates.

Section 6: Be it further ordained; That the Secretary of this Convention be and he is hereby authorized to audit the accounts of the members and all other expenses.

Done in open Convention, at Tallahassee this 3rd day of August A. D. Eighteen Hundred and Eighty-Five, and of the independence of the United States, the One Hundred and tenth year.

S. PASCO, President.

J. E. YONGE, First Vice-President.

WM. H. REYNOLDS, Secretary Convention.

ORDINANCES OF THE CONSTITUTIONAL CONVENTION OF 1885

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Theodore Randell,
Norman T. Scott,
Wm. A. Blount,
A. E. Maxwell,
E. M. Randall,
A. L. McCaskill,
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W. L. Hunter,
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R. F. Taylor,
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Daniel Campbell,
Jonathan C. Greeley,
John P. Wall, M. D.,
Jno. T. Lesley,
John W. Mitchell,

CONSTITUTION OF THE STATE OF FLORIDA

ADOPTED BY THE CONVENTION OF 1885, AS AMENDED.

The constitution of the State of Florida as it appears here is a literal reproduction of the original handwritten constitution signed by the members of the Constitutional Convention of 1885, on file in the office of the Secretary of State, with the exception of amended sections and subsequent additional amendments adopted by a vote of the people, which are reproduced here from the original joint resolutions of the Legislature filed and recorded in the office of the Secretary of State. Variances in spelling and punctuation between this reproduction and previously published copies of the constitution exist, because we have refrained from editing or correcting apparent clerical errors in the original document. The analysis which appears at the beginning of each article of the constitution, the headings which follow each section number and the history notes have been added for convenience, and are not a part of the original.

PREAMBLE

We, the people of the State of Florida, being grateful to Almighty God for our constitutional liberty, in order to secure its benefits, form a more perfect government, insure domestic tranquility, maintain public order, and guarantee equal civil and political rights to all, do ordain and establish this constitution.

History.—Am. H.J.R. 1866, 1861; adopted 1862.

DECLARATION OF RIGHTS.

Sec.

1. Equality; inherent rights.
2. Political powers; government; allegiance.
3. Trial by jury inviolate.
4. Courts open to everyone; remedy for wrongs.
5. Religious freedom; liberty of conscience; etc.
6. Religious preferences; public aid; etc.
7. Habeas corpus and suspension thereof.
8. Excessive bail, fines, etc.; cruel punishment.
9. Right to bail; when denied.
10. Prosecution for crimes; indictments; informations; grand juries; etc.
11. Rights of accused; speedy trial; etc.
12. Double jeopardy; self-incrimination; eminent domain; right to work.

SECTION 1. Equality; inherent rights.—All men are equal before the law, and have certain inalienable rights, among which are those of enjoying and defending life and liberty, acquiring possessing and protecting property, and pursuing happiness and obtaining safety.

SECTION 2. Political powers; government; allegiance.—All political power is inherent in the people. Government is instituted for the protection, security and benefit of the citizens and they have the right to alter or amend the same whenever the public good may require it; but the paramount allegiance of every citizen is due to the Federal Government, and the people of this State have no power to dissolve its connection therewith.

SECTION 3. Trial by jury inviolate.—The right of trial by jury shall be secured to all, and remain inviolate forever.

Sec.

13. Freedom of speech and press; truth as defense to libel; etc.
14. Costs, when payable.
15. Right of assemblage; petition.
16. Imprisonment for debt.
17. Attainder; ex post facto laws; obligation of contract.
18. Equal rights for aliens and citizens.
19. Slavery prohibited; penal servitude.
20. Right to bear arms.
21. Military subordinate to civil powers.
22. Searches and seizures.
23. Treason
24. Enumerated rights no impairment of others

SECTION 4. Courts open to everyone; remedy for wrongs.—All courts in this state shall be open, so that every person for any injury done him in his lands, goods, person or reputation shall have remedy, by due course of law, and right and justice shall be administered without sale, denial or delay.

SECTION 5. Religious freedom; liberty of conscience, etc.—The free exercise and enjoyment of religious profession and worship shall forever be allowed in this State, and no person shall be rendered incompetent as a witness on account of his religious opinions; but the liberty of conscience hereby secured shall not be so construed as to justify licentiousness or practices subversive of, or inconsistent with, the peace or moral safety of the State or society.

SECTION 6. Religious preferences; public aid, etc.—No preference shall be given by law

to any church, sect or mode of worship and no money shall ever be taken from the public treasury directly or indirectly in aid of any church, sect or religious denomination or in aid of any sectarian institution.

SECTION 7. Habeas corpus and suspension thereof.—The writ of habeas corpus shall be grantable speedily and of right, freely and without cost, and shall never be suspended unless, in case of rebellion or invasion, the public safety may require its suspension.

SECTION 8. Excessive bail, fines, etc.; cruel punishment.—Excessive bail shall not be required, nor excessive fines be imposed, nor cruel or unusual punishment or indefinite imprisonment be allowed, nor shall witnesses be unreasonably detained.

SECTION 9. Right to bail; when denied.—All persons shall be bailable by sufficient sureties, except for capital offences where the proof is evident or the presumption great.

SECTION 10. Prosecution for crimes; indictments; informations; grand juries, etc.—No person shall be tried for a capital crime unless on presentment or indictment by a grand jury, and no person shall be tried for other felony unless on presentment or indictment by a grand jury or upon information under oath filed by the prosecuting attorney of the court wherein the information is filed, except as is otherwise provided in this Constitution, and except in cases of impeachment, and in cases in the militia when in active service in time of war, or which the State, with the consent of Congress, may keep in time of peace. Any person under such information, presentment or indictment for any felony not capital may be arraigned and may enter a plea in term time or in vacation, and the judgment and sentence of the court on a plea of guilty may be made and entered either in term time or in vacation. The Judge of any circuit court is authorized to dispense with the summoning, empanelling, and convening of the grand jury at any term of court by making, entering, and filing with the clerk of said court a written order directing that no grand jury be summoned at such term of court, which order of the Circuit Judge may be made in vacation or term time of said court. The Legislature shall have power by general legislation to regulate the number of grand jurors to serve upon, or constitute, a grand jury and to fix the number of grand jurors required to vote for and return an indictment or presentment.

This amendment, upon ratification as aforesaid, shall take effect at midnight on December 31st, 1934, without the necessity of Legislation.

History.—Am. H.J.R. 152, 1933; adopted 1934. cf.—§28, Art. V, Florida Constitution.

SECTION 11. Rights of accused; speedy trial; etc.—In all criminal prosecutions, the accused shall have the right to a speedy and public trial, by an impartial jury, in the county where the crime was committed, and shall be

heard by himself, or counsel, or both, to demand the nature and cause of the accusation against him, to meet the witnesses against him face to face, and have compulsory process for the attendance of witnesses in his favor, and shall be furnished with a copy of the indictment against him.

SECTION 12. Double jeopardy; self-incrimination; eminent domain; right to work.—No person shall be subject to be twice put in jeopardy for the same offense, nor compelled in any criminal case to be a witness against himself, nor be deprived of life, liberty, or property without due process of law; nor shall private property be taken without just compensation. The right of persons to work shall not be denied or abridged on account of membership or nonmembership in any labor union, or labor organization; provided, that this clause shall not be construed to deny or abridge the right of employees by and through a labor organization or labor union to bargain collectively with their employer.

History.—Am. H.J.R. 13, 1943; adopted 1944.

SECTION 13. Freedom of speech and press; truth as defense to libel; etc.—Every person may fully speak and write his sentiments on all subjects being responsible for the abuse of that right, and no laws shall be passed to restrain or abridge the liberty of speech, or of the press. In all criminal prosecutions and civil actions for libel, the truth may be given in evidence to the jury, and if it shall appear that the matter charged as libellous is true, and was published for good motives, the party shall be acquitted or exonerated.

SECTION 14. Costs, when payable.—No person shall be compelled to pay costs except after conviction, on a final trial.

SECTION 15. Right of assemblage; petition.—The people shall have the right to assemble together to consult for the common good, to instruct their representatives, and to petition the Legislature for redress of grievances.

SECTION 16. Imprisonment for debt.—No person shall be imprisoned for debt, except in cases of fraud.

SECTION 17. Attainder; ex post facto laws; obligation of contract.—No bill of attainder, ex post facto law, nor any law impairing the obligation of contracts, shall ever be passed.

SECTION 18. Equal rights for aliens and citizens.—Foreigners who are eligible to become citizens of the United States under the provisions of the laws and treaties of the United States shall have the same rights as to the ownership, inheritance and disposition of property in the State as citizens of the State, but the Legislature shall have power to limit, regulate and prohibit the ownership, inheritance, disposition, possession and enjoyment of real estate in the State of Florida by foreigners who are not eligible to become citizens of the United States under the provisions of the laws and treaties of the United States.

History.—Am. H.J.R. 750, 1925; adopted 1926.

SECTION 19. Slavery prohibited; penal servitude.—Neither slavery nor involuntary servitude, except as a punishment for crime, whereof the party has been duly convicted, shall ever be allowed in this State.

SECTION 20. Right to bear arms.—The right of the people to bear arms in defence of themselves, and the lawful authority of the State, shall not be infringed, but the Legislature may prescribe the manner in which they may be borne.

SECTION 21. Military subordinate to civil powers.—The military shall in all cases, and at all times, be in strict subordination to the civil power.

SECTION 22. Searches and seizures.—The right of the people to be secure in their persons, houses, papers and effects against un-

reasonable seizures and searches, shall not be violated and no warrants issued, but upon probable cause, supported by oath or affirmation, particularly describing the place or places to be searched and the person or persons, and thing or things to be seized.

SECTION 23. Treason.—Treason against the State shall consist only in levying war against it, adhering to its enemies, or giving them aid and comfort, and no person shall be convicted of treason, except on the testimony of two witnesses to the same overt act, or confession in open court, and no conviction for treason shall work corruption of blood, or forfeiture of estate.

SECTION 24. Enunciated rights no impairment of others.—This enunciation of rights shall not be construed to impair or deny others retained by the people.

ARTICLE I.

BOUNDARIES

The state boundaries are: Begin at the mouth of the Perdido River, which for the purposes of this description is defined as the point where latitude 30° 16' 53" north and longitude 87° 31' 06" west intersect; thence to the point where latitude 30° 17' 02" north and longitude 87° 31' 06" west intersect; thence to the point where latitude 30° 18' 00" north and longitude 87° 27' 08" west intersect; thence to the point where the center line of the Intracoastal Canal (as the same existed on June 12, 1953) and longitude 87° 27' 00" west intersect; the same being in the middle of the Perdido River; thence up the middle of the Perdido River to the point where it intersects the south boundary of the State of Alabama, being also the point of intersection of the middle of the Perdido River with latitude 31° 00' 00" north; thence east, along the south boundary line of the State of Alabama, the same being latitude 31° 00' 00", north to the middle of the Chattahoochee River; thence down the middle of said river to its confluence with the Flint River; thence in a straight line to the head of the St. Mary's River; thence down the middle of said river to the Atlantic Ocean, and

extending therein to a point three geographic miles from the Florida coast line, meaning the line of ordinary low water along that portion of the coast which is in direct contact with the open sea and the line marking the seaward limit of inland waters; thence southeastwardly following a line three geographic miles distant from the Atlantic coast line of the state and three leagues distant from the Gulf of Mexico coast line of the state to and around the Tortugas Islands; thence northeastwardly, three leagues distant from the coast line, to a point three leagues distant from the coast line of the mainland; thence north and northwestwardly, three leagues distant from the coast line, to a point west of the mouth of the Perdido River, three leagues from the coast line, as measured on a line bearing 0° 01' 00" west from the point of beginning; thence along said line to the point of beginning.

The legislature may extend the coastal boundaries to such limits as the laws of the United States or international law may permit.

History.—Am. H.J.R. 1965, 1961; adopted 1962.

ARTICLE II.

DIVISION OF POWERS

Legislative department (Art. III.)
Executive department (Art. IV.)
Judicial department (Art. V.)

The powers of the government of the State shall be divided into three departments: Legis-

lative, Executive, and Judicial. No person properly belonging to one of these departments shall exercise any powers appertaining to either of the other departments, except in cases expressly provided by this constitution.

History.—Am. H.J.R. 1996, 1961; adopted 1962.

ARTICLE III.

LEGISLATIVE DEPARTMENT.

Sec.

1. Legislative powers; senate; house of representatives.
2. Regular and extra sessions.
3. Legislators, how chosen.

Sec.

4. Legislators, qualifications, salaries, etc.
5. Ineligibility of legislators to office.
6. Organization; officers; rules; expulsion of members; etc.

Sec.

7. Ineligibility of state and federal officers.
8. Change of residence vacates office.
9. Contempt of legislature.
10. Compulsory attendance of witnesses.
11. Quorum; adjournments; compulsory attendance of members.
12. Journals of proceedings.
13. Open doors; adjournment of one house.
14. Origin of bills; amendments.
15. Enacting clause, form.
16. Acts; one subject; expressed in title; amendments.
17. Enactment of legislature; reading; vote; signatures.
18. Effective date of acts.
19. Accounts of public money; publication.
20. Special and private laws, when prohibited.
21. General laws on certain subjects; general and uniform operation; notice of intention to apply for local legislation.

SECTION 1. Legislative powers; senate; house of representatives.—The Legislative authority of this State shall be vested in a Senate and a House of Representatives, which shall be designated The Legislature of the State of Florida and the sessions thereof shall be held at the seat of government of the State.

SECTION 2. Regular and extra sessions.—The regular sessions of the legislature shall be held biennially, commencing on the first Tuesday after the first Monday in April, 1887, and on the corresponding day of every second year thereafter, but the governor may convene the same in extra session by his proclamation. Regular sessions of the legislature may extend to sixty days, but no special session convened by the governor shall exceed twenty days. The regular sixty day biennial session of the legislature may, by a three-fifths vote of the membership of both houses, be extended not exceeding a total of thirty days which need not be consecutive. Recesses in such extended session shall be taken only by joint action of both houses. No extended session may last beyond September 1st following the regular biennial session. During such extended session, no additional proposed legislation shall be introduced unless consent is first obtained by a two-thirds vote of the members of the House into which it is sought to be introduced.

Provided, that the legislature may also be convened in extra session in the following manner: When twenty per cent of the members of the legislature shall execute in writing and file with the secretary of state, their certificates that conditions warrant the convening of the legislature into extra session, the secretary of state shall, within seven days after receiving the requisite number of such certificates, poll the members of the legislature, and upon the affirmative vote of three-fifths of the members of both houses, shall forthwith fix the day and hour for convening of such extra session. Notice thereof shall be given each member by registered mail within seven days after receiving the requisite number of said certificates. The time for convening of said session shall not be less than fourteen days nor

Sec.

22. Suits against state.
23. Lotteries.
24. Uniform county and municipal government; classification of cities and towns.
25. Incorporation of companies and associations; special and local laws.
26. Election laws.
27. Election, duties and compensation of state and county officers.
28. Executive approval of acts; veto; overriding veto.
29. Impeachment of officers.
30. Appropriation bills.
31. United States senators.
32. Crimes, effect of repeal or amendment of law.
33. Limitations, reducing time.
34. Impeached officers; effect of impeachment.

more, than twenty-one days from the date of mailing said notices. In pursuance of said certificates, affirmative vote of the membership and notice, the legislature shall convene in extra session for all purposes as if convened in regular session; provided, however, that any such extra session shall be limited to a period of thirty days. Should the secretary of state fail to receive the requisite number of said certificates requesting the convening of an extra session of the legislature within a period of sixty days after receipt of the first of said certificates, all certificates previously filed shall be rendered null and void and no extra session shall be called and said certificates shall not be used at any future time for the convening of the legislature.

History.—Am. H. J. R. 579, 1953; adopted 1954; am. S. J. R. 119, 1955; adopted 1956.

SECTION 3. Legislators, how chosen.—The members of the House of Representatives of the State of Florida shall be chosen biennially beginning with the general election on the first Tuesday after the first Monday in November 1898, and thereafter on the corresponding day of every second year.

History.—Am. J.R. 5, 1895, adopted 1896.

SECTION 4. Legislators, qualifications, salaries, etc.—Senators and members of the House of Representatives shall be duly qualified electors in the respective counties and districts for which they were chosen. The compensation of legislators shall be twelve hundred (\$1200.00) dollars each year and shall be paid in monthly installments of one hundred (\$100.00) dollars each. During the time the legislature is in session each legislator shall receive per diem and travel expenses as provided by law, but such may not exceed the allowances for such expenses provided for other state officials under general law.

History.—Am. H. J. R. 179, 1947; adopted 1948. Am. H. J. R. 579, 1953; adopted 1954.

SECTION 5. Ineligibility of legislators to office.—No Senator or member of the House of Representatives shall during the time for which he was elected, be appointed, or elected to any civil office under the Constitution of this State

that has been created, or the emoluments whereof shall have been increased during such time.

SECTION 6. Organization; officers; rules; expulsion of members; etc.—Each house shall judge of the qualifications, elections and returns of its own members, choose its own officers, and determine the rules of its proceedings. The Senate shall, at the convening of each regular session thereof, choose from among its own members a permanent President of the Senate, who shall be its presiding officer. The House of Representatives shall, at the convening of each regular session thereof, choose from among its own members a permanent Speaker of the House of Representatives, who shall be its presiding officer. Each house may punish its own members for disorderly conduct; and each house with the concurrence of two-thirds of all its members present, may expel a member.

SECTION 7. Ineligibility of state and federal officers.—No person holding a lucrative office or appointment under the United States or this State, shall be eligible to a seat in the Legislature of this State.

SECTION 8. Change of residence vacates office.—The seat of a member of either House shall be vacated on his permanent change of residence from the district or county from which he was elected.

SECTION 9. Contempt of legislature.—Either House during the session may punish by fine or imprisonment any person not a member who shall have been guilty of disorderly or contemptuous conduct in its presence, or of a refusal to obey its lawful summons but such imprisonment shall not extend beyond the final adjournment of the session.

SECTION 10. Compulsory attendance of witnesses.—Either House shall have power to compel the attendance of witness upon any investigations held by itself, or by any of its committees; the manner of the exercise of such power shall be provided by Law.

SECTION 11. Quorum; adjournments; compulsory attendance of members.—A majority of each House shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and compel the presence of absent members in such manner and under such penalties as it may prescribe.

SECTION 12. Journals of proceedings.—Each House shall keep a Journal of its own proceedings, which shall be published, and the yeas and nays of the members of either House on any question shall, at the desire of any five members present, be entered on the Journal.

SECTION 13. Open doors; adjournment of one house.—The doors of each House shall be kept open during its session except the Senate while sitting in Executive session; and neither shall, without the consent of the other, adjourn for more than three days or to any other town

than that in which they may be holding their session.

SECTION 14. Origin of bills; amendments.—Any bill may originate in either House of the Legislature, and after being passed in one House may be amended in the other.

SECTION 15. Enacting clause, form.—The enacting clause of every law shall be as follows: Be it enacted by the Legislature of the State of Florida.

SECTION 16. Acts; one subject; expressed in title; amendments.—Each law enacted in the Legislature shall embrace but one subject and matter properly connected therewith, which subject shall be briefly expressed in the title, and no law shall be amended or revised (by reference) to its title only; but in such case the act as revised or section, or subsection of a section, or paragraph of a subsection of a section, as amended, shall be reenacted and published at length.

History.—Am. S.J.R. 290, 1949; adopted 1950.

SECTION 17. Enactment of legislature; reading; vote; signatures.—Every bill shall be read by its title, on its first reading, in either house, unless one-third of the members present desire it read by sections. Every bill shall be read on three several days, unless two-thirds of the members present when such bill may be pending shall deem it expedient to dispense with this rule. Every bill shall be read by its sections on its second reading and on its final passage, unless on its second reading two-thirds of the members present in the House where such bill may be pending, shall deem it expedient to dispense with this rule. The vote on the final passage of every bill or joint resolution shall be taken by yeas and nays to be entered on the journal of each house; Provided;—That any general revision of the entire laws embodied in any bill shall not be required to be read by sections upon its final passage, and its reading may be wholly dispensed with by a two-thirds vote. A majority of the members present in each house shall be necessary to pass every bill or joint resolution. All bills or joint resolutions so passed shall be signed by the presiding officer of the respective houses and by the Secretary of the Senate and the Clerk of the House of Representatives.

History.—Am. J.R. 2, 1895; adopted 1896.

SECTION 18. Effective date of acts.—No law shall take effect until sixty days from the final adjournment of the session of the Legislature at which it may have been enacted, unless otherwise specially provided in such law.

SECTION 19. Accounts of public money; publication.—Accurate statements of the receipts and expenditures of the public money shall be attached to and published with the laws passed at every regular session of the Legislature.

SECTION 20. Special and private laws, when prohibited.—The Legislature shall not pass special or local laws in any of the following

enumerated cases: that is to say, regulating the jurisdiction and duties of any class of officers, except municipal officers, or for the punishment of crime or misdemeanor, regulating the practice of courts of justice, except municipal courts; providing for changing venue of civil and criminal cases; granting divorces; changing the names of persons; vacating roads; summoning and empanneling grand and petit juries, and providing for their compensation; for assessment and collection of taxes for State and county purposes; for opening and conducting elections for State and County officers, and for designating the places of voting; for the sale of real estate belonging to minors, estates of decedents and of persons laboring under legal disabilities; regulating the fees of officers of the State and County; giving effect to informal or invalid deeds or wills; legitimizing children; providing for the adoption of children; relieving minors from legal disabilities; and for the establishment of ferries.

SECTION 21. General laws on certain subjects; general and uniform operation; notice of intention to apply for local legislation.—In all cases enumerated in the preceding Section, all laws shall be general and of uniform operation throughout the State, but in all cases not enumerated or excepted in that Section, the Legislature may pass special or local laws, except as now or hereafter otherwise provided in the Constitution; PROVIDED that no local or special bill shall be passed, nor shall any local or special law establishing or abolishing municipalities, or providing for their government, jurisdiction and powers, or altering or amending the same, be passed, unless notice of intention to apply therefor shall have been published in the manner provided by law where the matter or thing to be affected may be situated, which notice shall be published in the manner provided by law at least thirty days prior to introduction into the Legislature of any such bill. The evidence that such notice has been published shall be established in the Legislature before such bill shall be passed, and such evidence shall be filed or preserved with the bill in the office of the Secretary of State in such manner as the Legislature shall provide, and the fact that such notice was established in the Legislature shall in every case be recited upon the Journals of the Senate and of the House of Representatives; PROVIDED, however, no publication of any such law shall be required hereunder when such law contains a provision to the effect that the same shall not become operative or effective until ratified or approved at a referendum election to be called and held in the territory affected in accordance with a provision therefor contained in such bill, or provided by general law.

History.—Am. S.J.R. 81, 1937; adopted 1938.

SECTION 22. Suits against state.—Provision may be made by general law for bringing suit against the State as to all liabilities now existing or hereafter originating.

SECTION 23. Lotteries.—Lotteries are hereby prohibited in this State.

SECTION 24. Uniform county and municipal government; classification of cities and towns.—The Legislature shall establish an uniform system of county and municipal government, which shall be applicable, except in cases where local or special laws for counties are provided by the Legislature that may be inconsistent therewith. The Legislature shall by general law classify cities and towns according to population, and shall by general law provide for their incorporation, government, jurisdiction, powers, duties and privileges under such classifications, and no special or local laws incorporating cities or towns, providing for their government, jurisdiction, powers, duties and privileges shall be passed by the Legislature.

History.—Am. S.J.R. 296, 1933; adopted 1934.

SECTION 25. Incorporation of companies and associations; special and local laws.—The Legislature shall provide by general law for incorporating such educational, agricultural, mechanical, mining, transportation, mercantile and other useful companies or associations as may be deemed necessary; but it shall not pass any special law on any such subject, and any such special law shall be of no effect; Provided, however, That nothing herein shall preclude special legislation as to a university or the public schools, or as to a ship canal across the State.

History.—Am. J.R. 2, 1899; adopted 1900.

SECTION 26. Election laws.—Laws shall be passed regulating elections, and prohibiting under adequate penalties, all undue influence thereon from power, bribery, tumult or other improper practice.

SECTION 27. Election, duties and compensation of state and county officers.—The Legislature shall provide for the election by the people or appointment by the Governor of all State and county officers not otherwise provided for by this Constitution, and fix by law their duties and compensation.

SECTION 28. Executive approval of acts; veto; overriding veto.—Every bill that may have passed the Legislature shall, before becoming a law, be presented to the Governor; if he approves it he shall sign it, but if not he shall return it with his objections to the House in which it originated, which House shall cause such objections to be entered upon its Journal, and proceed to reconsider it; if, after such reconsideration, it shall pass both Houses by a two-thirds vote of members present, which vote shall be entered on the Journal of each House, it shall become a law. If any bill shall not be returned within five days after it shall have been presented to the Governor, (Sunday excepted) the same shall be a law, in like manner as if he had signed it. If the Legislature, by its final adjournment prevent such action, such bill shall be a law, unless the Governor within twenty (20) days

after the adjournment, shall file such bill, with his objections thereto, in the office of the Secretary of State, who shall lay the same before the Legislature at its next session, and if the same shall receive two-thirds of the votes present it shall become a law.

History.—Am. S. J. R. 179, 1953; adopted 1954.

SECTION 29. Impeachment of officers.—The House of Representatives shall have the sole power of impeachment. The speaker of the House may appoint a committee to investigate alleged grounds for impeachment against any officer subject to impeachment either during or between legislative sessions; but a vote of two-thirds of all members present shall be required to impeach any officer; and all impeachments shall be tried by the Senate. When sitting for that purpose the senators shall be upon oath or affirmation, and no person shall be convicted without the concurrence of two-thirds of the Senate present. The Senate may adjourn to a fixed time for the trial of any impeachment, and may sit for the purpose of such trial whether the House of Representatives be in session or not, but the time fixed for such trial shall not be more than six months from the time articles of impeachment shall be preferred by the House of Representatives. The Chief Justice shall preside at all trials by impeachment except in the trial of the Chief Justice, when the Governor shall preside. The Governor, Administrative officers of the Executive Department, Justices of the Supreme Court, and Judges of the Circuit Court shall be liable to impeachment for any misdemeanor in office, but judgment in such cases shall extend only to removal from office and disqualification to hold any office of honor, trust or profit under the State; but the party convicted or acquitted shall nevertheless be liable to indictment, trial and punishment according to law.

History.—Am. H.J.R. 1730, 1961; adopted 1962.

SECTION 30. Appropriation bills.—Laws making appropriations for the salaries of public officers and other current expenses of the State shall contain provisions on no other subject.

SECTION 31. United States senators.—The Legislature shall elect United States Senators in the manner prescribed by the Congress of the United States and by this Constitution.

cf.—17th Amendment to U. S. Constitution.
§99.081 Election of U. S. Senators.

SECTION 32. Crimes, effect of repeal or amendment of law.—The repeal or amendment of any Criminal Statute shall not effect the prosecution or punishment of any crime committed before such repeal or amendment.

SECTION 33. Limitations, reducing time.—No statute shall be passed lessening the time within which a civil action may be commenced on any cause of action existing at the time of its passage.

SECTION 34. Impeached officers; effect of impeachment.—Immediately upon the impeachment of any officer by the House of Representatives, he shall be disqualified from performing any of the duties of his office until acquitted by the Senate, and the Governor in such case shall at once appoint an incumbent to fill such office pending the impeachment proceedings. In case of the impeachment of the Governor, the President of the Senate, or in case of the death, resignation or inability of the President of the Senate, the Speaker of the House of Representatives, shall act as Governor pending the impeachment proceedings against the Governor.

History.—Added, J.R. 3, 1897; adopted 1898.

ARTICLE IV

EXECUTIVE DEPARTMENT

Sec.

1. Governor, chief executive.
2. Election and term of governor.
3. Eligibility of governor.
4. Commander-in-chief of militia.
5. Duties of governor.
6. Execution of laws.
7. Vacancies in office; appointments.
8. Convening legislature in extra session.
9. Governor's message to legislature.
10. When governor may adjourn legislature.
11. Reprieves; suspension of fines; etc.
12. Pardon board.
13. Obtaining opinion of justices.
14. Grants and commissions.
15. Removal or suspension of officers.
16. Appointment of officers of militia.

SECTION 1. Governor, chief executive.—The Supreme Executive power of the State shall be vested in a Chief Magistrate, who shall be styled the Governor of Florida.

Sec.

17. Board of commissioners of state institutions.
18. Veto of appropriations.
19. Impeachment, death, resignation, etc., of governor; who to act.
20. Governor's cabinet.
21. Secretary of state, duties, etc.
22. Attorney general, duties, etc.
23. Comptroller, duties, etc.
24. Treasurer, duties, etc.
25. Superintendent of public instruction, duties, etc.
26. Commissioner of agriculture, duties, etc.
27. Reports of cabinet officers.
28. Installation of cabinet officers.
29. Salaries of cabinet officers.
30. Game and fresh water fish commission; powers, duties, etc.

SECTION 2. Election and term of governor.—The governor shall be elected by the qualified electors of the state. The first election for governor under this section shall be at the general

election of 1964, for a term of two years and thereafter commencing with the general election of 1966, the governor shall be elected for a term of four years. The term of office shall begin the first Tuesday after the first Monday in January next after this election. The governor elected at the general election of 1964 shall be eligible for re-election to said office in the general election of 1966, but the governor elected at the general election of 1966 and thereafter shall not be eligible for re-election to said office the next succeeding term.

History.—Am. H.J.R. 428, 1963, adopted 1963.

SECTION 3. Eligibility of governor.—No person shall be eligible to the office of Governor who is not a qualified elector, and who has not been ten years a citizen of the United States, and five years a citizen and resident of the State of Florida, next preceding the time of his election; Provided, that these limitations of time shall not apply to the President of the Senate or Speaker of the House of Representatives when, under this Constitution, the powers and duties of Governor shall devolve upon them.

SECTION 4. Commander-in-chief of militia.—The Governor shall be commander in Chief of the military forces of the State, except when they shall be called into the service of the United States.

SECTION 5. Duties of governor.—The Governor shall transact all Executive business with the officers of the Government, civil and military, and may require information in writing from the administrative officers of the Executive Department upon any subject relating to the duties of their respective offices.

SECTION 6. Execution of laws. The Governor shall take care that the laws be faithfully executed.

SECTION 7. Vacancies in office; appointments.—When any office, from any cause, shall become vacant, and no mode is provided by this Constitution or by the laws of the State for filling such vacancy, the Governor shall have the power to fill such vacancy by granting a commission for the unexpired term.

SECTION 8. Convening legislature in extra session.—The Governor may, on extraordinary occasions, convene the Legislature by proclamation, and shall in his proclamation state the purpose for which it is to be convened, and the Legislature when organized shall transact no legislative business other than that for which it is especially convened, or such other legislative business as the Governor may call to its attention while in session, except by a two-thirds vote of each House.

SECTION 9. Governor's message to legislature.—The Governor shall communicate by message to the Legislature at each regular session information concerning the condition of the State, and recommend such measures as he may deem expedient.

SECTION 10. When governor may adjourn legislature.—In case of a disagreement between

the two Houses with respect to the time of adjournment, the Governor shall have power to adjourn the Legislature to such time as he may think proper, provided it be not beyond the time fixed for the meeting of the next Legislature.

SECTION 11. Reprieves; suspension of fines; etc.—The Governor shall have power to suspend the collection of fines and forfeitures, and grant reprieves for a period not exceeding sixty days, for all offenses, except in cases of impeachment. In cases of conviction for treason he shall have power to suspend the execution of sentence until the case shall be reported to the Legislature at its next session, when the Legislature shall either pardon, direct the execution of the sentence, or grant a further reprieve; and if the Legislature shall fail or refuse to make disposition of such case, the sentence shall be enforced at such time and place as the Governor may direct. He shall communicate to the Legislature, at the beginning of every session, every case of fine or forfeiture remitted, or reprieved, pardon or commutation granted, stating the name of the convict, the crime for which he was convicted, the sentence, its date, and the date of its remission, commutation, pardon or reprieve.

SECTION 12. Pardon board.—The Governor, Secretary of State, Comptroller, Attorney General and Commissioner of Agriculture or a major part of them, of whom the Governor shall be one, may upon such conditions, and with such limitations and restrictions as they may deem proper, remit fines and forfeitures, commute punishment and grant pardon after conviction, in all cases except treason and impeachment subject to such regulations as may be prescribed by law relative to the manner of applying for pardons.

History.—Am. J.R. 8, 1895; adopted 1896. cf.—§32, Art. XVI, Florida Constitution.

SECTION 13. Obtaining opinion of justices.—The Governor may, at any time, require the opinion of the Justices of the Supreme Court, as to the interpretation of any portion of this Constitution upon any question affecting his Executive powers and duties, and the Justices shall render such opinion in writing.

SECTION 14. Grants and commissions.—All grants and commissions shall be in the name and under the authority of the State of Florida, sealed with the great seal of the State, signed by the Governor, and countersigned by the Secretary of State.

SECTION 15. Removal or suspension of officers.—All officers that shall have been appointed or elected, and that are not liable to impeachment, may be suspended from office by the Governor for malfeasance, or misfeasance, or neglect of duty in office, for the commission of any felony, or for drunkenness or incompetency, and the cause of suspension shall be communicated to the officer suspended and to the Senate at its next session. And the Governor, by and with the consent of the Senate, may remove any officer, not liable to impeachment, for any cause above named. Every suspension shall

continue until the adjournment of the next session of the Senate, unless the officer suspended shall, upon the recommendation of the Governor, be removed; but the Governor may reinstate the officer so suspended upon satisfactory evidence that the charge or charges against him are untrue. If the Senate shall refuse to remove, or fail to take action before its adjournment, the officer suspended shall resume the duties of the office. The Governor shall have power to fill by appointment any office, the incumbent of which has been suspended. No officer suspended who shall under this section resume the duties of his office, shall suffer any loss of salary or other compensation in consequence of such suspension. The suspension or removal herein authorized shall not relieve the officer from indictment for any misdemeanor in office.

SECTION 16. Appointment of officers of militia.—The Governor shall appoint all commissioned officers of the State Militia, including an adjutant general for the State, with the rank of brigadier general, who shall be chief of staff. The duties and compensation of all officers so appointed shall be as fixed by law. The terms of office of all commissioned officers of the organized militia shall be continuous during the pleasure of the Governor; subject to such laws as may be enacted by the Legislature providing for their retirement for age or other causes.

History.—Am. com. sub. for H.J.R. 281, 1913; adopted 1914.
cf.—Art. XIV, Florida Constitution.

SECTION 17. Board of commissioners of state institutions.—The Governor and the administrative officers of the Executive Department shall constitute a Board of Commissioners of State Institutions, which Board shall have supervision of all matters connected with such institutions in such manner as shall be prescribed by law.

SECTION 18. Veto of appropriations.—The Governor shall have power to disapprove of any item or items of any bills making appropriations of money embracing distinct items, and the part or parts of the bill approved shall be the law, and the item or items of appropriation disapproved shall be void, unless repassed according to the rules and limitations prescribed for the passage of other bills over the Executive veto.

SECTION 19. Impeachment, death, resignation, etc., of governor; who to act.—In case of the impeachment of the Governor, his removal from office, death, resignation or inability to discharge his official duties, the powers and duties of Governor shall devolve upon the President of the Senate for the residue of the term, or until the disability shall cease; and in case of the impeachment, removal from office, death, resignation or inability of the of the President of the Senate, the powers and duties of the office shall devolve upon the Speaker of the House of Representatives. But should there be a general election for members of the Legislature during

such vacancy, an election for Governor to fill the same shall be had at the same time.

SECTION 20. Governor's cabinet.—The governor shall be assisted by administrative officers as follows: A secretary of state, attorney general, comptroller, treasurer, superintendent of public instruction, and commissioner of agriculture, who shall be elected at the same time as the governor, and shall hold their offices for the same term; provided, that the first election of such officers under this section shall be had at the time of voting for governor in 1964 for a term of two years and thereafter commencing with the time of voting for governor in 1966, said officers shall be elected for a term of four years.

History.—Am. H.J.R. 423, 1963, adopted 1963.

SECTION 21. Secretary of state, duties, etc.—The Secretary of State shall keep the records of official acts of the Legislative and Executive Departments of the Government, and shall, when required, lay the same, and all matters relative thereto, before either branch of the Legislature; and shall be the custodian of the Great Seal of the State. He shall also have charge of the Capitol building and grounds, and perform such other duties as shall be prescribed by law.

SECTION 22. Attorney general, duties, etc.—The Attorney-General shall be the legal advisor of the Governor, and of each of the officers of the Executive Department, and shall perform such other legal duties as may be prescribed by law. He shall be Reporter for the Supreme Court.

SECTION 23. Comptroller, duties, etc.—The Comptroller shall examine, audit, adjust and settle the accounts of all officers of the State and perform such other duties as may be prescribed by law.

SECTION 24. Treasurer, duties, etc.—The Treasurer shall receive and keep all funds, bonds, and other securities, in such manner as may be prescribed by law, and shall disburse no funds, nor issue bonds, or other securities, except upon the order of the Comptroller, countersigned by the Governor, in such manner as shall be prescribed by law.

SECTION 25. Superintendent of public instruction, duties, etc.—The Superintendent of Public Instruction shall have supervision of all matters pertaining to public instruction; the supervision of State buildings devoted to educational purposes, and perform such other duties as the Legislature may provide by law.

SECTION 26. Commissioner of agriculture, duties, etc.—The Commissioner of Agriculture shall perform such duties in relation to agriculture as may be prescribed by law; shall have supervision of all matters pertaining to the public lands under regulations prescribed by law, and shall keep the Bureau of Immigration. He shall also have supervision of the State Prison, and shall perform such other duties as may be prescribed by law.

SECTION 27. Reports of cabinet officers.—Each officer of this Department shall make a full report of his official acts, of the re-

ceipts and expenditures of his office, and the requirements of the same, to the Governor at the beginning of each regular session of the Legislature, or whenever the Governor shall require it. Such reports shall be laid before the Legislature by the Governor at the beginning of each regular session thereof. Either House of the Legislature may at any time call upon any officer of this Department for information required by it.

SECTION 28. Installation of cabinet officers.—The administrative officers of the Executive Department shall be installed on the same day as the Governor.

SECTION 29. Salaries of cabinet officers.—The salary of the Governor of the State shall be thirty-five hundred dollars a year, of the Comptroller two thousand dollars a year, of the State Treasurer two thousand dollars, of the Secretary of State fifteen hundred dollars, of the Attorney General fifteen hundred dollars, of the Commissioner of Agriculture fifteen hundred dollars, of the Superintendent of Public Instruction fifteen hundred dollars, a year; Provided, That no administrative officer of the Executive Department shall receive any additional compensation beyond his salary for any service or services rendered the State in connection with the Internal Improvement fund or other interests belonging to the State of Florida; Provided, further, That the Legislature may after eight years from the adoption of this Constitution increase or decrease any or all of said salaries.

SECTION 30. Game and fresh water fish commission; powers, duties, etc.—

(1) From and after January 1, 1943, the management, restoration, conservation, and regulation, of the birds, game, fur-bearing animals, and fresh-water fish, of the State of Florida, and the acquisition, establishment, control, and management, of hatcheries, sanctuaries, refuges, reservations, and all other property now or hereafter owned or used for such purposes by the State of Florida, shall be vested in a Commission to be known as the Game and Fresh Water Fish Commission. Such Commission shall consist of five members, one from each congressional district, as existing on January 1, 1941, who shall be appointed by the Governor, subject to confirmation by the Senate. The members so appointed shall annually select one of their members as Chairman of the Commission.

(2) The first members of the Commission shall be appointed on January 1, 1943, and shall serve respectively for one, two, three, four, and

five years. At the expiration of each of such terms, a successor shall be appointed to serve for a term of five years.

(3) The members of the Commission shall receive no compensation for their services as such, but each Commissioner shall receive his necessary traveling or other expenses incurred while engaged in the discharge of his official duties, but such shall not exceed the sum of \$600.00 in any one year.

(4) Among the powers granted to the Commission by this section shall be the power to fix bag limits and to fix open and closed seasons, on a state-wide, regional or local basis, as it may find to be appropriate, and to regulate the manner and method of taking, transporting, storing and using birds, game, fur-bearing animals, fresh-water fish, reptiles, and amphibians. The Commission shall also have the power to acquire by purchase, gift, all property necessary, useful, or convenient, for the use of the Commission in the exercise of its powers hereunder.

(5) The Commission shall appoint, fix the salary of, and at pleasure remove, a suitable person, as Director, and such Director shall have such powers and duties as may be prescribed by the Commission in pursuance of its duties under this section. Such Director shall, subject to the approval of the Commission, appoint, fix the salaries of, and at pleasure remove, assistants, and other employees who shall have such powers and duties as may be assigned to them by the Commission or the Director. No Commissioner shall be eligible for any such appointment or employment.

(6) The funds resulting from the operation of the Commission and from the administration of the laws and regulations pertaining to birds, game, fur-bearing animals, fresh-water fish, reptiles, and amphibians, together with any other funds specifically provided for such purpose shall constitute the State Game Fund and shall be used by the Commission as it shall deem fit in carrying out the provisions hereof and for no other purposes. The Commission may not obligate itself beyond the current resources of the State Game Fund unless specifically so authorized by the Legislature.

(7) The Legislature may enact any laws in aid of, but not inconsistent with, the provisions of this amendment, and all existing laws inconsistent herewith shall no longer remain in force and effect. All laws fixing penalties for the violation of the provisions of this amendment and all laws imposing license taxes, shall be enacted by the legislature from time to time.

History.—Added, com. sub. for S.J.R. 28, 1941; adopted 1942.

ARTICLE V.

JUDICIAL DEPARTMENT.

Sec.

1. Courts.
2. Administration.
3. Practice and procedure.
4. Supreme Court.

Sec.

5. District courts of appeal.
6. Circuit courts.
7. County judges' courts.
8. County courts; organization and officers.

Sec.

9. Criminal courts of record.
- 9A. Additional judge, Duval county criminal court of record.
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10. Court of record of Escambia county.
11. Courts of justices of the peace.
12. Juvenile courts; establishment; jurisdiction; judge; officers; procedure.
13. Eligibility requirements for justices and judges.
14. Vacancies in office of judge, how filled.
15. Election of judges.

SECTION 1. Courts.—The judicial power of the State of Florida is vested in a supreme court, district courts of appeal, circuit courts, Court of Record of Escambia County, criminal courts of record, county courts, county judge's courts, juvenile courts, courts of justices of the peace, and such other courts, including municipal courts, or commissions, as the legislature may from time to time ordain and establish.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 2. Administration.—The chief justice of the supreme court is vested with, and shall exercise in accordance with rules of that court, authority temporarily to assign justices of the supreme court to district courts of appeal and circuit courts, judges of district courts of appeal and circuit judges to the supreme court, district courts of appeal, and circuit courts, and judges of other courts, except municipal courts, to judicial service in any court of the same or lesser jurisdiction. Any retired justice or judge may, with his consent, be likewise assigned to judicial service.

History.—Am. H.J.R. 810, 1955; adopted, 1956.

SECTION 3. Practice and procedure.—The practice and procedure in all courts shall be governed by rules adopted by the supreme court.

History.—Am. H.J.R. 810, 1955; adopted, 1956.

SECTION 4. Supreme Court.—

(1) **ORGANIZATION.** The supreme court shall consist of seven members, one of whom shall be the chief justice. Five justices shall constitute a quorum, but the concurrence of four shall be necessary to a decision.

(2) **JURISDICTION.** Appeals from trial courts may be taken directly to the supreme court, as a matter of right, only from judgments imposing the death penalty, from final judgments or decrees directly passing upon the validity of a state statute or a federal statute or treaty, or construing a controlling provision of the Florida or federal constitution, and from final judgments or decrees in proceedings for the validation of bonds and certificates of indebtedness. The supreme court may directly review by certiorari interlocutory orders or decrees passing upon chancery matters which upon a final decree would be directly appealable to the supreme court. In all direct appeals and interlocutory reviews by certiorari, the supreme court shall have such jurisdiction as

Sec.

16. Terms of office of certain judges.
17. Retirement, suspension and removal or judges.
18. Prohibited activities of judges.
19. Judicial salaries and expenses.
20. Style of process.
21. Referees.
22. Juries.
23. Admission and discipline of attorneys.
24. Effect of reduction of number of judges.
25. Judicial officers as conservators of the peace.
26. Schedule.

may be necessary to complete determination of the cause on review.

Appeals from district courts of appeal may be taken to the supreme court, as a matter of right, only from decisions initially passing upon the validity of a state statute or a federal statute or treaty, or initially construing a controlling provision of the Florida or federal constitution. The supreme court may review by certiorari any decision of a district court of appeal that affects a class of constitutional or state officers, or that passes upon a question certified by the district court of appeal to be of great public interest, or that is in direct conflict with a decision of another district court of appeal or of the supreme court on the same point of law, and may issue writs of certiorari to commissions established by law.

The supreme court may issue writs of mandamus and quo warranto when a state officer, board, commission, or other agency authorized to represent the public generally, or a member of any such board, commission, or other agency, is named as respondent, and writs of prohibition to commissions established by law, to the district courts of appeal, and to the trial courts when questions are involved upon which a direct appeal to the supreme court is allowed as a matter of right.

The supreme court may issue all writs necessary or proper to the complete exercise of its jurisdiction.

The supreme court or any justice thereof may issue writs of habeas corpus returnable before the supreme court or any justice thereof, or before a district court of appeal or any judge thereof, or before any circuit judge.

The supreme court shall provide for the transfer to the court having jurisdiction of any matter subject to review when the jurisdiction of another appellate court has been improvidently invoked.

(3) **CHIEF JUSTICE.** The chief justice of the supreme court shall be chosen by the members of the court and shall serve for a term of two years. In the event of a vacancy, a successor shall be chosen within sixty days for a like term. During a vacancy or whenever the chief justice is unable to act for any reason, the justice longest in continuous service and able to act shall act as chief justice.

(4) **CLERK AND MARSHAL; PROCESS.** The supreme court shall appoint a clerk and a marshal who shall hold office during the

pleasure of the court and perform such duties as the court directs. Their compensation shall be fixed by law. The marshal shall have the power to execute the process of the court throughout the state, and in any county may deputize the sheriff or a deputy sheriff for such purpose.

History.—Am. H.J.R. 810, 1955; adopted, 1956.

SECTION 5. District Courts of Appeal.—

(1) APPELLATE DISTRICTS. The state shall be divided into three appellate districts of contiguous counties as the Legislature may prescribe, and there shall be organized a district court of appeal in each district.

(2) ORGANIZATION; NUMBER AND SELECTION OF JUDGES. There shall initially be three judges of each district court of appeal. The Legislature may provide not more than two additional judges for any district court of appeal and may reduce the number for any district to not less than three. Three judges shall constitute a panel for and shall consider each case, and the concurrence of a majority of the panel shall be necessary to a decision. The court shall hold at least one session every year in each judicial circuit within the district wherein there is ready business to transact.

(3) JURISDICTION. Appeals from trial courts in each appellate district, and from final orders or decrees of county judge's courts pertaining to probate matters or to estates and interests of minors and incompetents, may be taken to the court of appeal of such district, as a matter of right, from all final judgments or decrees except those from which appeals may be taken direct to the supreme court or to a circuit court.

The supreme court shall provide for expeditious and inexpensive procedure in appeals to the district courts of appeal, and may provide for review by such courts of interlocutory orders or decrees in matters reviewable by the district courts of appeal.

The district courts of appeal shall have such powers of direct review of administrative action as may be provided by law.

A district court of appeal or any judge thereof may issue writs of habeas corpus returnable before that district court of appeal or any judge thereof, or before any circuit judge in that district. A district court of appeal may issue writs of mandamus, certiorari, prohibition, and quo warranto, and also all writs necessary or proper to the complete exercise of its jurisdiction.

(4) CLERKS AND MARSHALS. Each district court of appeal shall appoint a clerk and a marshal who shall hold office during the pleasure of the court and perform such duties as the court may direct. Their compensation shall be fixed by law. The marshal shall have power to execute the process of the court throughout the state, and in any county may deputize the sheriff or a deputy sheriff for such purpose.

History.—Am. H.J.R. 810, 1955; adopted, 1956; (1) (2) Am. H.J.R. 1601, 1959; adopted 1960.

SECTION 6. Circuit Courts.—

(1) JUDICIAL CIRCUITS. The legislature may establish not more than sixteen judicial circuits each composed of a county or contiguous counties and of not less than fifty thousand inhabitants according to the last census authorized by law, except that the county of Monroe shall constitute one of the circuits.

(2) CIRCUIT JUDGES. The legislature shall provide for one circuit judge in each circuit for each fifty thousand inhabitants or major fraction thereof according to the last census authorized by law. In circuits having more than one judge the legislature may designate the place of residence of any such additional judge or judges.

(3) JURISDICTION. The circuit courts shall have exclusive original jurisdiction in all cases in equity except such equity jurisdiction as may be conferred on juvenile courts, in all cases at law not cognizable by subordinate courts, in all cases involving the legality of any tax, assessment, or toll, in the action of ejectment, in all actions involving the titles or boundaries of real estate, and in all criminal cases not cognizable by subordinate courts. They shall have original jurisdiction of actions of forcible entry and unlawful detainer, and of such other matters as the legislature may provide. They shall have final appellate jurisdiction in all civil and criminal cases arising in the county court, or before county judges' courts, of all misdemeanors tried in criminal courts of record, and of all cases arising in municipal courts, small claims courts, and courts of justices of the peace. The circuit courts and judges shall have power to issue writs of mandamus, injunction, quo warranto, certiorari, prohibition, and habeas corpus, and all writs necessary or proper to the complete exercise of their jurisdiction.

The circuit courts and circuit judges shall have such extra-territorial jurisdiction in chancery cases as may be prescribed by law.

(4) COURT COMMISSIONERS. A circuit judge may appoint in each county in his circuit one or more attorneys at law, to be court commissioners, who shall have power in the absence from the county of the circuit judge, to allow writs of injunction and to issue writs of habeas corpus, returnable before himself or the circuit judge. Their orders in such matters may be reviewed by the circuit judge, and confirmed, qualified or vacated. They may be removed by the circuit judge. The legislature may confer upon them further powers, not judicial, and shall fix their compensation.

(5) RECOMMENDATION TO ATTORNEY GENERAL; REPORT TO LEGISLATURE. It shall be the duty of the judges of the circuit courts to report to the attorney general at least thirty days before each session of the legislature such defects in the laws as may have been brought to their attention, and to suggest such amendments or additional legislation as may be deemed necessary. The attorney general shall report to the legislature at each

session such legislation as he may deem advisable.

(6) **STATE ATTORNEYS.** In each judicial circuit a state attorney shall be elected by the qualified electors of that circuit in the same manner as other state and county officials, to serve a term of four years and to fulfill duties prescribed by law.

(7) **CLERKS OF THE CIRCUIT COURTS.** In each county a clerk of the circuit court, who shall also be clerk of the board of county commissioners, recorder, and ex officio auditor of the county, shall be elected by the qualified electors of that county in the same manner as other state and county officials, to serve a term of four years and to fulfill duties prescribed by law.

History.—Am. H.J.R. 810, 1955; adopted, 1956.

SECTION 7. County Judges' Courts.—

(1) **ESTABLISHMENT.** There shall be a county judges' court in each county.

(2) **COUNTY JUDGES.** There shall be in each county not less than one county judge who shall be elected by the qualified electors of said county at the time and places of voting for other county officers and shall hold his office for four years. His compensation shall be provided for by law.

In any county having a population in excess of one hundred and twenty-five thousand, and not more than two hundred and fifty thousand, according to the last decennial federal census, or census authorized by the legislature and paid for by the county, the legislature may provide for an additional county judge for such county, provided, that any law having for its purpose the creating of an additional county judge in such county shall not become effective unless ratified by a majority of the participating voters of such county at an election presenting the same for approval or rejection. In any county having a population of more than two hundred and fifty thousand according to such census, the legislature may, without referendum thereon, provide for one additional county judge for each additional 250,000 of population or major fraction thereof.

(3) **JURISDICTION.** The county judge's courts shall have original jurisdiction in all cases at law in which the demand or value of property involved shall not exceed one hundred dollars; of proceedings relating to the forcible entry or unlawful detention of lands and tenements; and of such criminal cases as the legislature may prescribe. The county judge's courts shall have jurisdiction of the settlement of the estate of decedents and minors, to order the sale of real estate of decedents and minors, to take probate of wills, to grant letters testamentary and of administration and guardianship, and to discharge the duties usually pertaining to courts of probate. The county judges shall have the power of committing magistrates and shall issue all licenses required by law to be issued in the county.

History.—Am. H.J.R. 810, 1955; adopted, 1956.

SECTION 8. County Courts; organization and officers.—The legislature may organize in such counties, as it may think proper, county courts which shall have jurisdiction of all cases at law in which the demand or value of the property involved shall not exceed five hundred dollars; of proceedings relating to the forcible entry or unlawful detention of lands and tenements, and of misdemeanors. The county judge shall be the judge of said court. There shall be elected by the qualified electors of said county at the time when the said judge is elected a prosecuting attorney for said county, who shall hold office for four years. His duties and compensation shall be prescribed by law. Such courts may be abolished at the pleasure of the legislature.

History.—Am. H.J.R. 810, 1955; adopted, 1956.

SECTION 9. Criminal Courts of Record.—

(1) **ORGANIZATION AND JUDGES.** The legislature may provide for the establishment of a criminal court of record in any county. Judges of criminal courts of record shall be elected for a term of four years by the qualified electors of the county, in the same manner as other state and county officials. Their compensation shall be fixed by law and paid by the county.

In any county having a population in excess of 125,000 and not more than 250,000 according to the last decennial federal census, or census authorized by the legislature and paid for by the county, the legislature may provide for an additional judge of the criminal court of record for such county, provided that any law having for its purpose the creating of an additional judge of said court in such county shall not become effective unless ratified by a majority of the participating voters of such county in an election presenting the same for approval or rejection. In any county having a population of more than 250,000 according to such census, the legislature may, without referendum thereon, provide for one additional county judge for each additional 250,000 of population or major fraction thereof.

(2) **JURISDICTION.** The said courts shall have jurisdiction of all criminal cases not capital which shall arise in said counties respectively.

(3) **TERMS.** There shall be six terms of said courts in each year.

(4) **PROSECUTING ATTORNEY; TERM.** There shall be for each of said courts a prosecuting attorney who shall be elected for a term of four years by the qualified electors of the county as other state and county officials are elected and whose compensation shall be fixed by law.

(5) **INDICTMENT AND INFORMATION.** All offenses triable in said court shall be prosecuted upon information under oath, to be filed by the prosecuting attorney, but the grand jury of the circuit court for the county in which said criminal court is held may indict for offenses triable in the criminal court. Upon the finding of such indictment the circuit judge

shall commit or bail the accused for trial in the criminal court, which trial shall be upon information.

(6) **CRIMINAL COURTS OF RECORD SUPERSEDE CRIMINAL JURISDICTION OF COUNTY COURTS.** The county courts in counties where such criminal courts are established shall have no criminal jurisdiction and no prosecuting attorney.

(7) **CLERK.** The clerk of said court shall be elected by the electors of the county in which the court is held and shall hold office for four years, and his compensation shall be fixed by law. He shall also be clerk of the county court. The sheriff of the county shall be the executive officer of said court, and his duties and fees shall be fixed by law.

(8) **STATE ATTORNEY ELIGIBLE FOR APPOINTMENT AS COUNTY SOLICITOR.** The state attorney residing in the county where such court is held shall be eligible for appointment as county solicitor for said county.

(9) **CRIMINAL COURTS OF RECORD MAY BE ABOLISHED BY LEGISLATURE.** Such courts may be abolished by the legislature.

History.—Am. H. J. R. 810, 1955; adopted 1956.

SECTION 9A. Additional judge, Duval County criminal court of record.—From and after the adoption of this Amendment, there shall be a Judge of the Criminal Court of Record of Duval County, Florida, in addition to the Judge of said Criminal Court of Record already provided in said county, said Judge shall be elected at the General Election next succeeding the coming into effect of this Amendment, except as otherwise provided herein, and shall hold office for four years and receive the same salary and allowances for expenses as is provided by law for the Judge of a Criminal Court of Record of Duval County. He shall have all powers and perform all duties and possess all qualifications that are or may be provided or prescribed by the Constitution or by statute for the Judge of the Criminal Court of Record of Duval County, and all statutes concerning said Judge shall apply to him. Provided, however, that if there be a judge of a Provisional Criminal Court in Duval County upon the adoption of this Amendment, such Judge shall become such additional Judge, and shall be commissioned by the Governor to hold office as a Judge of the Criminal Court of Record of Duval County, until his successor is duly elected and qualified.

On and after the first Tuesday after the first Monday in January, 1965, the State Attorney of the Fourth Judicial Circuit shall be the prosecuting attorney of the Criminal Court of Record of Duval County, Florida, and the office of County Solicitor, the position of Assistant County Solicitor, the position of Special Investigator for the County Solicitor in Duval County, shall stand abolished and terminated; and thereafter the State Attorney and his Assistant Attorneys, under his direction, shall perform all the duties and functions of office heretofore performed by the County Solicitor. Pending

informations filed in the Criminal Court of Record shall not be invalidated hereby, and the State Attorney, or his Assistant State Attorneys, may file amended informations in any such cases if and when necessary. The Legislature may provide for Assistant State Attorneys and Special Investigators for the State Attorney of the Fourth Judicial Circuit, and all Assistant State Attorneys of said Fourth Judicial Circuit shall be appointed by the State Attorney and sworn in by the Court, and such Assistant State Attorneys shall work under the direction of the State Attorney and shall have full authority to do and perform any official duties and acts that the State Attorney may do and perform within said Fourth Judicial Circuit.

Upon this amendment being adopted all funds appropriated by law approved by the Budget Commission and budgeted by the Board of County Commissioners of Duval County, Florida, and for the purpose of employing Assistant County Solicitors and other office personnel shall thereafter be used for the operation of the State Attorneys office of the Fourth Judicial Circuit, and for the employing of Assistant State Attorneys and other personnel, of that office, and the State Attorney is hereby authorized to employ such personnel, including Assistant State Attorneys and investigators in the same number and to be paid the same salary as the number of Assistant County Solicitors and investigators employed by the County Solicitor of Duval County, Florida.

History.—Added S.J.R. 777, 1955; adopted 1956; Am. S.J.R. 218, 1961; adopted 1962.

SECTION 9B. Dade County, state attorney as prosecuting attorney, criminal court of record.—On and after the first Tuesday after the first Monday in January, 1957, the State Attorney of the Eleventh Judicial Circuit in and for Dade County, Florida, shall be the prosecuting attorney of the Criminal Court of Record and the Court of Crimes of Dade County, and the office of County Solicitor, the position of Assistant County Solicitor, the positions of process server and investigator in Dade County, shall stand abolished and terminated; and thereafter the State Attorney and his Assistant State Attorneys, under his direction, shall perform all of the duties and functions of office heretofore performed by the County Solicitor. Pending informations filed in the Criminal Court of Record or Court of Crimes shall not be invalidated hereby, and the State Attorney, or his Assistant State Attorneys, may file amended informations in any such cases if and when necessary. The Legislature may provide for Assistant State Attorneys and special investigators for the State Attorney of Dade County, and all Assistant State Attorneys shall be appointed by the State Attorney and sworn in by the Court, and such Assistant State Attorneys shall work under the direction of the State Attorney and shall have full authority to do and perform any official act that the State Attorney may do and perform.

Upon this amendment being adopted all funds appropriated by law approved by the Budget

Commission and budgeted by the Board of County Commissioners of Dade County for the use of office of County Solicitor of Dade County, Florida, and for the purpose of employing Assistant County Solicitors and other office personnel shall thereafter be used for the operation of the State Attorney's Office of the Eleventh Judicial Circuit in and for Dade County, and the employing of Assistant State Attorneys and other personnel for the operation of that office, and the said State Attorney is hereby authorized to employ such personnel, including Assistant State Attorneys, process servers and investigator, in the same number and to be paid the same salary as the number of Assistant County Solicitors, process servers and investigator employed by the County Solicitor of Dade County, Florida.

History.—Added S.J.R. 1201, 1955; adopted 1956.

SECTION 9C. Hillsborough County, state attorney as prosecuting attorney criminal court of record.—On and after the first Tuesday after the first Monday in January, 1961, the State Attorney of the Thirteenth Judicial Circuit in and for Hillsborough County, Florida, shall be the prosecuting attorney of the Criminal Court of Record, and the office of County Solicitor, the position of Assistant County Solicitor, the position of Special Investigator for the County Solicitor in Hillsborough County, shall stand abolished and terminated; and thereafter the State Attorney and his Assistant Attorneys, under his direction, shall perform all the duties and functions of office heretofore performed by the County Solicitor. Pending informations filed in the Criminal Court of Record shall not be invalidated hereby, and the State Attorney, or his Assistant State Attorneys, may file amended informations in any such cases if and when necessary. The Legislature may provide for Assistant State Attorneys and Special Investigators for the State Attorney of Hillsborough County, and all Assistant State Attorneys shall be appointed by the State Attorney and sworn in by the Court, and such Assistant State Attorneys shall work under the direction of the State Attorney and shall have full authority to do and perform any official duties and acts that the State Attorney may do and perform.

Upon this amendment being adopted all funds appropriated by law approved by the Budget Commission and budgeted by the Board of County Commissioners of Hillsborough County, Florida, and for the purpose of employing Assistant County Solicitors and other office personnel shall thereafter be used for the operation of the State Attorneys office of the Thirteenth Judicial Circuit in and for Hillsborough County, and for the employing of Assistant State Attorneys and other personnel, of that office, and the State Attorney is hereby authorized to employ such personnel, including Assistant State Attorneys and investigators in the same number and to be paid the same salary as the number of Assistant

County Solicitors and investigators employed by the County Solicitor of Hillsborough County, Florida.

History.—Added S.J.R. 532, 1957; adopted 1958.

SECTION 10. Court of Record of Escambia County.—In Escambia County there shall be a court of record with two or more judges as the legislature may provide, who shall be elected for a term of six years by the qualified electors of said county as other county officials are elected, and whose compensation shall be fixed by the legislature. Said court shall have exclusive jurisdiction of all criminal cases not capital and, concurrent with the circuit court of said county and the judges thereof, the same original jurisdiction of all cases and matters and the same power and authority to issue all writs as the circuit court of said county and the judges thereof, excepting the power to summon and empanel a grand jury, and jurisdiction of such other matters as the legislature may provide. The rules of procedure and practice applicable to the circuit court of said county shall obtain in the court of record.

The provisions of this constitution and all laws enacted in consonance therewith pertaining to circuit courts and the officers thereof and to appeals and writs of error from circuit courts, including the manner of the appointment or election and the terms of office and compensation of said officers, shall apply with like effect to the court of record of Escambia County and the officers thereof except as otherwise provided in this section; provided that the compensation and expense allowances of said judges of said court of record shall be paid by Escambia County and shall be the same as paid to and received from all sources by judges of the circuit court of said county resident in said county.

At the request of a judge of the circuit court of Escambia County evidenced as now provided by law a judge of the court of record may assume and perform in every respect the jurisdiction and duties of the circuit court of Escambia County or a judge thereof, including the trial of capital cases and the power to summon and empanel a grand jury; and at the request of a judge of the court of record evidenced as now provided by law a judge of the circuit court of Escambia County may assume and perform in every respect the duties and jurisdiction of the court of record of Escambia County or a judge thereof.

There shall hereafter be elected for a term of four years by the qualified electors of Escambia County, Florida, a prosecuting attorney, who shall be known as "County Solicitor of Escambia County, Florida", and who shall be the prosecuting attorney in the Court of Record in and for Escambia County, Florida, and his duties and compensation shall be fixed by law. An election for County Solicitor shall be held at the general election in 1958, and each four years thereafter, and the person elected at any such election shall take office the first Tuesday after the first Monday in January succeeding

the date of the election. Any person now occupying such office or who shall hereafter be appointed to fill any vacancy therein shall continue in office until the election and qualification of a County Solicitor hereunder.

All offenses triable in the Court of Record in and for Escambia County, Florida, shall be prosecuted upon information under oath, to be filed by the County Solicitor, but the Grand Jury of the Circuit Court for Escambia County, Florida, may indict for offenses triable in said Court. Upon the finding of any such indictment the Circuit Judge shall admit to bail or commit the accused pending trial in the Court of Record in and for Escambia County, Florida, and trial shall be upon information filed by the County Solicitor.

The Clerk of said Court shall be elected by the electors of Escambia County at the General Election in 1960 and each four years thereafter, and the person elected shall hold office for four years. The compensation and duties of the Clerk shall be fixed by law. The Clerk of the Court of Record in and for Escambia County, Florida, elected at the General Election of 1956 and any successor appointed to fill any vacancy in said office which may occur, shall hold office until the first Tuesday after the first Monday, January, 1961.

The sheriff of the County shall be the executive officer of said Court and his duties and compensation shall be fixed by law.

In event of vacancy in the office of County Solicitor, Clerk or other officer of the Court of Record in and for Escambia County, Florida, from any cause, the successor to fill such vacancy shall be appointed by the Governor to serve for the unexpired term of such office which has become vacant.

History.—Am. H. J. R. 83-XX, 1956, adopted 1956.

SECTION 11. Courts of Justices of the Peace.—

(1) **DISTRICTS AND PRESIDING OFFICER.** There shall be not more than five justice districts in each county, and there shall be elected one justice of the peace for each justice district, who shall hold office for four years. Existing justice districts are hereby recognized, but the legislature may, by special act, from time to time change the boundaries of any such district now or hereafter established, and may establish new or abolish any such district now or hereafter existing. Provided, however, that any such changes shall be submitted to the people of any county so affected, by referendum at the next ensuing general election.

(2) **JURISDICTION.** The justices of the peace shall have jurisdiction in cases at law in which the demand or value of the property involved does not exceed \$100.00, and in which the cause of action accrued or the defendant resides in his district; and in such criminal cases, except felonies, as may be prescribed by law, and he shall have power to issue process for the arrest of all persons charged with felonies and misdemeanors not within his jurisdic-

tion to try, and make the same returnable before himself or the county judge for examination, discharge, commitment or bail of the accused. Justices of the peace shall have the power to hold inquests of the dead. Appeal from justices of the peace courts in criminal cases may be tried de novo under such regulations as the legislature may prescribe.

(3) **CONSTABLES.** A constable shall be elected by the registered voters in each justice's district, who shall perform such duties, and under such regulations as may be prescribed by law.

History.—Am. H. J. R. 810, 1955; adopted, 1956.

SECTION 12. Juvenile Courts; establishment; jurisdiction; judge; officers; procedure.—The legislature shall have power to create and establish juvenile courts in such county or counties or districts within the state as it may deem proper, and to define the jurisdiction and powers of such courts and the officers thereof, and to vest in such courts exclusive original jurisdiction of all or any criminal cases where minors under any age specified by the legislature from time to time are accused, including the right to define any or all offenses committed by any such persons as acts of delinquency instead of crimes; to provide for the qualification, election or selection and appointment of judges, probation officers and such other officers and employees of such courts as the legislature may determine, and to fix their compensation and term of office; all in such manner, for such time, and according to such methods as the legislature may prescribe and determine, without being limited therein by the provisions in this constitution as to trial by jury in Sections 3 and 11 of the Declaration of Rights, as to the use of the terms "prosecuting attorney" and "information" in Section 10 of the Declaration of Rights, as to election or appointment of officers in Section 27 of Article 3, as to jurisdiction of criminal cases in Sections 6, 7, 9, and 11 of this Article, as to original jurisdiction of the interests of minors in Section 6 of this Article, and as to style of process and prosecuting in the name of the state in Section 20 of this Article, or other existing conflicting provisions of this constitution.

History.—Am. H. J. R. 810, 1955; adopted 1956.

SECTION 13. Eligibility requirements for justices and judges.—No person shall be eligible for the office of justice of the supreme court or judge of a district court of appeal unless he is a citizen of this state, and unless he is, at the time, a member of the Florida Bar in good standing and for a period of at least ten years has been a member of the bar of Florida; and no person shall be eligible for the office of judge of a circuit court or criminal court of record who is not twenty-five years of age and a member of the bar of Florida. Any senator or member of the house of representatives otherwise qualified shall be eligible for appointment or election to any judicial office which may have been created, or the emoluments whereof may

have been increased, during the time for which he was elected.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 14. Vacancies in office of judge, how filled.—When the office of any judge shall become vacant from any cause, the successor to fill such vacancy shall be appointed or elected only for the unexpired term of the judge whose death, resignation, retirement, or other cause created such vacancy.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 15. Election of judges.—Circuit judges shall be elected by the qualified electors of their respective judicial circuits as other state and county officials are elected.

Judges of district courts of appeal shall be elected by the qualified electors of their respective districts as other state and county officials are elected.

Justices of the supreme court shall be elected by the qualified electors of the state as other state and county officials are elected.

The judges of district courts of appeal identified as belonging to Group "A" shall be elected in 1958 and every six years thereafter; those identified as belonging to Group "B" shall be elected in 1960 and every six years thereafter; and those identified as belonging to Group "C" shall be elected in 1962 and every six years thereafter.

Election of circuit judges shall be held in the year 1960 and every six years thereafter.

Two justices of the supreme court shall be elected in 1958 and every six years thereafter; three justices of the supreme court shall be elected in 1960 and every six years thereafter; two justices of the supreme court shall be elected in 1962 and every six years thereafter.

Such elected justices and judges shall take office on the first Tuesday after the first Monday in the following January.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 16. Terms of office of certain judges.—The terms of office of justices of the supreme court, judges of district courts of appeal, and circuit judges shall be six years.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 17. Retirement, suspension and removal of judges.—Notwithstanding the provisions of this Article relating to terms of office:

(1) All justices and judges shall automatically retire at age 70;

(2) Subject to rules of procedure to be established by the supreme court, and after notice and hearing, any justice or judge may be retired for disability at retirement pay to be fixed by law, which shall not be less than two-thirds of his then compensation if he has served for ten years or more, by a commission composed of one justice of the supreme court to be selected by that court, two judges of the district courts of appeal to be selected by the judges of said district courts of appeal, and two circuit judges and two county judges to be selected by the supreme court.

(3) Any justice of the supreme court, judge of the district court of appeal, or circuit judge shall be liable to impeachment for any misdemeanor in office.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 18. Prohibited activities of judges.—Justices of the supreme court, judges of district courts of appeal and circuit judges shall devote full time to their judicial duties, shall not engage in the practice of law or hold any office or position of profit under this state or any office of profit under the United States, and shall not hold office in any political party.

Compensation for service in the state militia or the armed forces of the United States or other defense agencies recognized by the supreme court for such periods of time as may be determined by the supreme court shall not be deemed profit.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 19. Judicial salaries and expenses.—Justices of the supreme court and judges of all other courts shall receive for their services salaries or compensation provided by law. A retired justice or judge assigned to active judicial service shall, while so serving, receive as additional compensation the difference between his retirement benefits and the compensation applicable to such service. Salaries of circuit judges may be supplemented in any county or counties when authorized by law. Judicial officers shall be paid such actual and necessary expenses as may be authorized by law.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 20. Style of process.—The style of all process shall be "The State of Florida" and all prosecutions shall be conducted in the name and by the authority of the State.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 21. Referees.—Any civil cause may be tried before a practicing attorney as referee upon the applications of the parties and an order from the court in whose jurisdiction the case may be, authorizing such trial and appointing such referee. The referee shall keep a complete record of the case, including the evidence taken, and such record shall be filed with the papers in the case in the office of the clerk; and the cause shall be subject to an appeal in the manner prescribed by law.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 22. Juries.—The number of jurors for trial of causes in any court may be fixed by law but shall not be less than six in any case.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 23. Admission and discipline of attorneys.—The supreme court shall have exclusive jurisdiction over the admission to the practice of law and the discipline of persons admitted. It may provide for an agency to handle admissions subject to its supervision. It may also provide for the handling of disciplinary matters in the circuit courts and the district courts of appeal, or by commissions consisting of members of the bar to be designated

by it, the supreme court, subject to its supervision and review.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 24. Effect of reduction of number of judges.—Any law reducing the number of judges of any court shall not shorten the term of any judge then in office.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 25. Judicial Officers as conservators of the peace. All judicial officers in this state shall be conservators of the peace.

History.—Am. H.J.R. 810, 1955; adopted 1956.

SECTION 26. Schedule.—

(1) This Article shall become effective on the first day of July 1957 and shall replace all of Article V, and shall supersede any other provisions of the present constitution of Florida in conflict herewith, which shall then stand repealed.

(2) Until changed by law as authorized in this Article, the appellate districts shall be composed as follows:

FIRST DISTRICT:

The 1st, 2nd, 3rd, 4th, 5th, 7th, 8th, and 14th judicial circuits as presently constituted.

SECOND DISTRICT:

The 6th, 9th, 10th, 12th, and 13th judicial circuits as presently constituted.

THIRD DISTRICT:

The 11th, 15th, and 16th judicial circuits as presently constituted.

(3) The provisions of the Article governing eligibility for office shall not affect the right of any incumbent to continue in office or to seek reelection.

(4) Except to the extent inconsistent with the provisions of this Article, all provisions of law and rules of court in force on the effective date of this Article shall continue in effect until superseded in a manner authorized by the constitution.

(5) Judges of the district courts of appeal appointed by the governor shall take office on the effective date of this Article.

(6) The supreme court may transfer to the respective district courts of appeal such causes, matters and proceedings as are pending in the supreme court on the effective date of this Article which are within the jurisdiction of such courts as the supreme court may see fit. No case that has been orally argued before the supreme court shall be so transferred. The supreme court shall have and retain jurisdiction and authority over all causes, matters and proceedings not so transferred to the district courts of appeal.

(7) All trial courts as organized and constituted on the effective date of this Article shall, except as otherwise provided herein, continue with their jurisdiction, judges and officers, including the manner of their election or appointment, until otherwise provided by the legislature.

(8) Until otherwise provided by law, there shall be an additional judge for the Fourth Judicial Circuit who shall reside in Duval County, and shall receive the same salary and allowances for expenses as other circuit judges in and for the circuit court of said county, which salary and expenses shall be paid by said county out of its general revenue. The additional judge of the circuit court of Duval County holding office on the effective date of this Article under former Section 42 of Article V shall become the additional judge here provided for until the expiration of his then term of office.

(9) There shall be an additional circuit judge for the circuit court of the judicial circuit wherein the state capital is located. Subsequent to the first Tuesday after the first Monday in January 1957, the governor shall appoint the first judge hereunder to serve for a term expiring on the first Tuesday after the first Monday in January 1959, following the election of his successor at the general election in November 1958, which successor shall serve for a term expiring on the first Tuesday after the first Monday in January 1961, following the election of his successor at the general election in November 1960, which successor shall serve for the full term and his successors chosen as otherwise provided for circuit judges.

(10) Until otherwise provided by the legislature, orders of the Florida Industrial Commission shall be subject to review only by petition to the district courts of appeal for writ of certiorari.

(11) All provisions of law pertaining to the State Board of Law Examiners shall continue in effect until superseded in a manner authorized by this Article.

(12) This Article shall not disturb the terms of incumbent judges.

(13) The provision for automatic retirement in Section 17 of this Article does not apply to any person now holding office.

(14) Upon the adoption of this Article, the legislature shall enact such laws and make such appropriations and the supreme court shall make such rules as may be necessary or proper to give effect to its provisions.

History.—Am. H. J. R. 810, 1955, adopted 1956.

ARTICLE VI.

SUFFRAGE AND ELIGIBILITY.

Sec.

1. Electors.
2. Registration of electors.
3. Oath of electors.
4. Disqualified persons.
5. Power to exclude criminals from holding office and right to vote.

Sec.

6. Elections; method of voting.
7. (Repealed)
8. Poll tax.
9. Legislature to enact laws to preserve purity of ballot.

SECTION 1. Electors.—Every male person of the age of twenty one years and upwards that shall, at the time of registration, be a citizen of the United States, and that shall have resided and had his habitation, domicile, home and place of permanent abode in Florida for one year and in the county for six months, shall in such county be deemed a qualified elector at all elections under this constitution. Naturalized citizens of the United States at the time of and before registration shall produce to the registration officer his certificate of naturalization or a duly certified copy thereof.

History.—Am. J.R. 2, 1893; adopted 1894.
cf.—19th Amendment to U. S. Constitution.

SECTION 2. Registration of electors.—The legislature, at its first session after the ratification of this constitution, shall provide by law for the registration of all the legally qualified voters in each county, and for the returns of elections; and shall also provide that after the completion, from time to time, of such registration, no person not duly registered according to law shall be allowed to vote.

The legislature may provide for the registration of electors who are members of the armed forces, and their spouses, living outside the territorial limits of the state.

History.—Am. H. J. R. 813, 1959; adopted 1960.

SECTION 3. Oath of electors.—Every elector shall at the time of his registration take and subscribe to the following oath: "I do solemnly swear or affirm that I will protect and defend the Constitution of the United States and of the State of Florida, that I am twenty one years of age, and have been a resident of the State of Florida for twelve months and of this county for six months, and I am qualified to vote under the Constitution and laws of the State of Florida."

SECTION 4. Disqualified persons.—No person under guardianship, non compos mentis or insane shall be qualified to vote at any election, nor shall any person convicted of felony by a court of record be qualified to vote at any election unless restored to civil rights.

SECTION 5. Power to exclude criminals from holding office and right to vote.—The Legislature shall have power to, and shall, enact the necessary laws to exclude from every office of honor, power, trust or profit, civil or military, within the State, and from the right of suffrage, all persons convicted of bribery, perjury, larceny or of infamous crime, or who shall make, or become directly or indirectly interested in, any bet or wager, the result of which shall depend upon any election; or that shall hereafter fight a duel or send or accept a challenge to fight, or that shall be second to either party, or that shall be the bearer of such challenge or acceptance; but the legal disability shall not accrue until after trial and conviction by due form of law.

SECTION 6. Elections; method of voting.—In all elections by the Legislature, the vote shall be viva voce, and in all elections by the people, the vote shall be by ballot.

SECTION 7. (Repealed)

History.—Repealed, J.R. 2, 1893; adopted 1894.

SECTION 8. Poll tax.—The legislature shall have power to make the payment of the capitation tax, a prerequisite for voting, and all such taxes received shall go into the school fund.

SECTION 9. Legislature to enact laws to preserve purity of ballot.—The Legislature shall enact such laws as will preserve the purity of the ballot given under this Constitution.

ARTICLE VII.

CENSUS AND APPORTIONMENT.

Sec.

1. Composition of first legislature.
2. Number of members of senate and house of representatives; terms.
3. Apportionment of representation in senate and house of representatives.

SECTION 1. Composition of first legislature.—The Senators representing the odd numbered districts, as said districts are now designated, whose terms have not expired, and those Senators representing even numbered districts, to be elected A. D. 1886, under the Constitution of 1868, shall be the first Senate under this Constitution; and the members of the Assembly to be elected A. D. 1886, shall be the first House of Representatives under this Constitution, and the Senate and House of Representatives thus constituted shall be the first Legislature under this Constitution, and the terms of office of each of the said Senators and members of the House of Representatives shall expire at the election for Senators and members of the House of Repre-

Sec.

4. Senatorial district to be composed of contiguous counties.
5. State census.

sentatives A. D. 1888, and in that year a new Senate and House of Representatives shall be elected.

SECTION 2. Number of members of senate and house of representatives; terms.—The Legislature shall consist of not more than thirty-two members of the Senate, and of not more than sixty-eight members of the House of Representatives. The members of the House of Representatives shall be elected for terms of two years, and the members of the Senate shall be elected for terms of Four years except as hereinafter provided. The election for members of the House of Representatives and Senate shall be at the same time and places. The terms of office of the Senators elected in Oct. A. D. 1896, shall expire on the first Tues-

day after the first Monday in November A. D. 1900 and the terms of office of those elected in November A. D. 1898 shall expire on the first Tuesday after the first Monday in November A. D. 1902, and thereafter all Senators shall be elected for Four Years.

History.—Am. J.R. 5, 1895; adopted 1896.
cf.—§3, Art. VII, Florida Constitution.

SECTION 3. Apportionment of representation in senate and house of representatives.—The Legislature that shall meet in regular session A. D. 1925, and those that shall meet every ten years thereafter, shall apportion the Representation in the Senate, and shall provide for thirty-eight (38) Senatorial Districts, such Districts to be as nearly equal in population as practicable, but no county shall be divided in making such apportionment, and each district shall have one Senator; and, at the same time, the Legislature shall also apportion the Representation in the House of Representatives, and shall allow three (3) Representatives to each of the five most populous counties, and two (2) Representatives to each of the next eighteen more populous counties, and one Representative to each of the remaining counties of the State at the time of such apportionment. Should the Legislature fail to apportion the Representation in the Senate and in the House of Representatives, at any regular session of the Legislature at any of the times herein designated, it shall be the duty of the Legislature or Legislatures succeeding such regular session of the Legislature, either in special or regular session, to apportion the Representation in the Senate and in the House of Representatives as herein provided. The preceding regular Federal or regular State Census, which ever shall have been taken nearest any apportionment of Representatives in the Senate and in the House of Representatives, shall control in making any such apportionment.

In the event the Legislature shall fail to reapportion the representation in the Legislature as required by this amendment, the Governor shall (within thirty days after the adjournment of the regular session), call the Legislature together in extraordinary session to consider the question of reapportionment and such extraordinary session of the Legislature is hereby mandatorily required to reapportion the representation as required by this amendment before its adjournment (and such extraordinary session so called for reapportionment shall not be limited to expire at the end of twenty days or at all, until reapportionment is affected, and shall consider no business other than such reapportionment).

History.—Am. S.J.R. 255, 1923; adopted 1924.

SECTION 4. Senatorial district to be composed of contiguous counties.—Where any Senatorial District is composed of two or more counties, the counties of which such district consists, shall not be entirely separated by any county, belonging to another district. Any new county that may be created, shall be entitled to one member in the House of Representatives, in excess of the limit prescribed in Sec. 2 of this Article until the apportionment following next thereafter, and shall be assigned when created to one of the adjoining Senatorial Districts as shall be determined by the Legislature.

History.—Am. J.R. 1, 1899; adopted 1900.
cf.—§3, Art. VII, Florida Constitution.

SECTION 5. State census.—The Legislature shall no longer be required to provide for an enumeration of the inhabitants of the State. The last preceding decennial Federal census beginning with the Federal census of 1950 shall also be the State census and shall control in all population Acts and constitutional apportionments, unless otherwise ordered by the Legislature.

History.—Am. S.J.R. 46, 1949; adopted 1950.

ARTICLE VIII.

COUNTIES AND CITIES

Sec.

1. Counties as political divisions of state.
2. Recognition of existing counties.
3. Establishment of new counties.
4. Removal of county seats.
5. County commissioners and commissioners' districts.
6. Election of county officers; terms.
7. Bond of county officers; assistant assessor of taxes.
8. Establishing and abolishing municipalities.
9. Legislative power over city of Jacksonville and Duval county.
10. Legislative power over city of Key West and Monroe county.
- 10A. Assessment of state, county, municipal, etc. taxes in Monroe county.
11. Dade County, home rule charter.
12. Assessment of state, county, municipal, etc., taxes in Hillsborough county.
13. Collection of state, county, municipal, etc., taxes in Hillsborough county.
14. Assessment of state, county, municipal, etc., taxes in Saint Lucie county.
15. Collection of state, county, municipal, etc., taxes in Saint Lucie county.
16. Assessment of state, county, municipal, etc., taxes in Volusia county.
17. Collection of state, county, municipal, etc., taxes in Volusia county.
18. Assessment of state, county, municipal, etc., taxes in Broward county.
19. Collection of state, county, municipal, etc., taxes in Broward county.
20. Assessment of state, county, municipal, etc., taxes in Pinellas county.
21. Collection of state, county, municipal, etc., taxes in Pinellas county.
22. Authority of the Legislature as to assessment and collection of municipal taxes.
23. Escambia County officers' salaries; disposition of fees.

SECTION 1. Counties as political divisions of state.—The State shall be divided into political divisions to be called counties.

SECTION 2. Recognition of existing counties.—The several counties as they now exist are hereby recognized as the legal political divisions of the State.

SECTION 3. Establishment of new counties.—The Legislature shall have power to establish new counties, and to change county lines. Every newly established county shall be held liable for its proportion of the then existing liabilities of the county or counties from which it shall be formed, rated upon the basis of the assessed value of the property, both real and personal, subject to taxation with in the territory taken from any county or counties; and every county acquiring additional territory from another county shall be held liable for its proportion of the liabilities of such other county existing at the time of such acquisition, to be rated upon the basis of the assessed value of all property subject to taxation with in such acquired territory.

SECTION 4. Removal of county seats.—The Legislature shall have no power to remove the County Seat of any county, but shall provide by general law for such removal; Provided, That in the formation of new counties the County Seat may be temporarily established by law.

SECTION 5. County commissioners and commissioners' districts.—There shall be one County Commissioner in each of the five County Commissioner's districts in each county, which districts shall be numbered one to five inclusive, and shall be as nearly as possible equal in proportion to population. The Board of County Commissioners in the respective counties shall from time to time fix the boundaries of such districts. Said County Commissioners shall be elected by the qualified electors of said county at the time and place of voting for other county officers, and shall hold office for four years, provided, that the County Commissioners elected from the even numbered districts in 1944 shall serve for two years, those elected in 1944 from the odd numbered districts shall serve for four years, and thereafter the terms shall be for four years; Provided, that Section 11 of Article VIII of this Constitution shall not be affected hereby.

History.—Am. J.R. 3, S.J. R. 44, 1899, adopted 1900; am. S.J.R. 314, 1943, adopted 1944.

SECTION 6. Election of county officers; terms.—The Legislature shall provide for the election by the qualified electors in each County of the following County Officers: A Clerk of the Circuit Court, a Sheriff, Constables, a County Assessor of Taxes, a Tax Collector, a Superintendent of Public Instruction and a County Surveyor. The term of office of all County officers mentioned in this Section shall be for four years, except that of County Assessor of Taxes and County Tax Collector, who shall be elected for two years until at the general election to be held in the year A. D. 1918, when and

after which they shall be elected for a term of four years. Their powers, duties and compensation shall be prescribed by law. The Legislature shall provide by law for the care and custody of all County funds and shall provide the method of reporting and paying out all such funds. Provided, County Treasurers elected in General Election held in 1914 shall hold office for the term elected.

History.—Am. com. sub. for J.R. 34, 89 and 98, 1913; adopted 1914.

SECTION 7. Bond of county officers; assistant assessor of taxes.—The Legislature shall by law authorize the County Commissioners of the several counties, where it is deemed necessary for assessment purposes to divide their respective counties into taxation districts, and to appoint in, and for each district, an Assistant Assessor of Taxes, whose powers, duties, and compensation, shall be prescribed by law. All county officers, except Assistant Assessors of Taxes, shall, before entering upon the duties of their respective offices, be commissioned by the Governor; but no such commission shall issue to any such officer, until he shall have filed with the Secretary of State a good and sufficient bond, in such sum and upon such conditions, as the Legislature shall by law prescribe, approved by the County Commissioners of the county in which such officer resides, and by the Comptroller. No county officer shall become security upon the official bond of any other county officer. If any person elected, or appointed to any county office, shall fail to give bond and qualify within sixty days after his election, the said office shall become vacant.

SECTION 8. Establishing and abolishing municipalities.—The Legislature shall have power to establish, and to abolish, municipalities to provide for their government, to prescribe their jurisdiction and powers, and to alter or amend the same at any time. When any municipality shall be abolished, provision shall be made for the protection of its creditors.

cf.—§§21 and 24, Art. III, Florida Constitution.

SECTION 9. Legislative power over city of Jacksonville and Duval county.—The Legislature shall have power to establish, alter or abolish, a Municipal corporation to be known as the City of Jacksonville, extending territorially throughout the present limits of Duval County, in the place of any or all county, district, municipal and local governments, boards, bodies and officers, constitutional or statutory, legislative, executive, judicial, or administrative, and shall prescribe the jurisdiction, powers, duties and functions of such municipal corporation, its legislative, executive, judicial and administrative departments and its boards, bodies and officers; to divide the territory included in such municipality into subordinate districts, and to prescribe a just and reasonable system of taxation for such municipality and districts; and to fix the liability of such municipality and districts. Bonded and other indebtedness, existing at the time of the estab-

lishment of such municipality, shall be enforceable only against property theretofore taxable therefor. The Legislature shall, from time to time, determine what portion of said municipality is a rural area, and a homestead in such rural area shall not be limited as if in a city or town. Such municipality may exercise all the powers of a municipal corporation and shall also be recognized as one of the legal political divisions of the State with the duties and obligations of a county and shall be entitled to all the powers, rights and privileges, including representation in the State Legislature, which would accrue to it if it were a county. All property of Duval County and of the municipalities in said county shall vest in such municipal corporation when established as herein provided. The offices of Clerk of the Circuit Court and Sheriff shall not be abolished but the Legislature may prescribe the time when, and the method by which, such offices shall be filled and the compensation to be paid to such officers and may vest in them additional powers and duties. No county office shall be abolished or consolidated with another office without making provision for the performance of all State duties now or hereafter prescribed by law to be performed by such county officer. Nothing contained herein shall affect Section 20 of Article III of the Constitution of the State of Florida, except as to such provisions therein as relate to regulating the jurisdiction and duties of any class of officers, to summoning and impanelling grand and petit jurors, to assessing and collecting taxes for county purposes and to regulating the fees and compensation of county officers. No law authorizing the establishing or abolishing of such Municipal corporation pursuant to this Section, shall become operative or effective until approved by a majority of the qualified electors participating in an election held in said County, but so long as such Municipal corporation exists under this Section the Legislature may amend or extend the law authorizing the same without referendum to the qualified voters unless the Legislative act providing for such amendment or extension shall provide for such referendum.

History.—Added, S.J.R. 118, 1933; adopted 1934.

SECTION 10. Legislative power over city of Key West and Monroe county.—The Legislature shall have power to establish, alter or abolish, a Municipal corporation to be known as the City of Key West, extending territorially throughout the present limits of Monroe County, in the place of any or all county, district, municipal and local governments, boards, bodies and officers, constitutional or statutory, legislative, executive, judicial, or administrative, and shall prescribe the jurisdiction, powers, duties and functions of such municipal corporation, its legislative, executive, judicial and administrative departments and its boards, bodies and officers; to divide the territory included in such municipality into subordinate districts, and to prescribe a just and reason-

able system of taxation for such municipality and districts; and to fix the liability of such municipality and districts. Bonded and other indebtedness, existing at the time of the establishment of such municipality, shall be enforceable only against property theretofore taxable therefor. The Legislature shall, from time to time, determine what portion of said municipality is a rural area, and a homestead in such rural area shall not be limited as if in a city or town. Such municipality may exercise all the powers of a municipal corporation and shall also be recognized as one of the legal political divisions of the State with the duties and obligations of a county and shall be entitled to all the powers, rights and privileges, including representation in the State Legislature, which would accrue to it if it were a county. All property of Monroe County and of the municipality in said county shall vest in such municipal corporation when established as herein provided. The offices of Clerk of the Circuit Court and Sheriff shall not be abolished but the Legislature may prescribe the time when, and the method by which, such offices shall be filled and the compensation to be paid to such officers and may vest in them additional powers and duties. No county office shall be abolished or consolidated with another office without making provision for the performance of all State duties now or hereafter prescribed by law to be performed by such county officer. Nothing contained herein shall affect Section 20 of Article III of the Constitution of the State of Florida, except as to such provisions therein as relate to regulating the jurisdiction and duties of any class of officers, to summoning and impanelling grand and petit juries, to assessing and collecting taxes for county purposes and to regulating the fees and compensation of county officers. No law authorizing the establishing or abolishing of such Municipal corporation pursuant to this Section shall become operative or effective until approved by a majority of the qualified electors participating in an election held in said County, but so long as such Municipal corporation exists under this Section the Legislature may amend or extend the law authorizing the same without referendum to the qualified voters unless the Legislative Act providing for such amendment or extension shall provide for such referendum.

History.—Added, S.J.R. 429, 1935; adopted 1936.

SECTION 10A. Assessment of state, county, municipal, etc., taxes in Monroe county.—(1.) From and after January 1, 1956, the county tax assessor in the County of Monroe, State of Florida, shall assess all property for all state, county, school and municipal taxes to be levied in the county by the state, county, county school board, school district, special tax school districts, port districts, drainage districts, and any other taxing districts, and municipalities of the county.

(2.) The Legislature shall at the legislative session in 1955 and from time to time there-

after, enact laws specifying the powers, functions, duties and compensation of the county tax assessor, designated in the first paragraph of this section, and shall likewise provide by law for the extension on the assessment roll of the county tax assessor of all taxes levied by the state, county, county school board, school districts, special tax school districts, port districts, drainage districts, and any other taxing districts and municipalities whose taxes may be assessed by the county tax assessor pursuant to the first paragraph of this section.

History.—Added H.J.R. 858, 1953; adopted 1954.

SECTION 11. Dade County, home rule charter.—(1) The electors of Dade County, Florida, are granted power to adopt, revise, and amend from time to time a home rule charter of government for Dade County, Florida, under which the Board of County Commissioners of Dade County shall be the governing body. This charter:

(a) Shall fix the boundaries of each county commission district, provide a method for changing them from time to time, and fix the number, terms and compensation of the commissioners, and their method of election.

(b) May grant full power and authority to the Board of County Commissioners of Dade County to pass ordinances relating to the affairs, property and government of Dade County and provide suitable penalties for the violation thereof; to levy and collect such taxes as may be authorized by general law and no other taxes, and to do everything necessary to carry on a central metropolitan government in Dade County.

(c) May change the boundaries of, merge, consolidate, and abolish and may provide a method for changing the boundaries of, merging, consolidating and abolishing from time to time all municipal corporations, county or district governments, special taxing districts, authorities, boards, or other governmental units whose jurisdiction lies wholly within Dade County, whether such governmental units are created by the Constitution or the Legislature or otherwise, except the Dade County Board of County Commissioners as it may be provided for from time to time by this home rule charter and the Board of Public Instruction of Dade County.

(d) May provide a method by which any and all of the functions or powers of any municipal corporation or other governmental unit in Dade County may be transferred to the Board of County Commissioners of Dade County.

(e) May provide a method for establishing new municipal corporations, special taxing districts, and other governmental units in Dade County from time to time and provide for their government and prescribe their jurisdiction and powers.

(f) May abolish and may provide a method for abolishing from time to time all offices provided for by Article VIII, Section 6, of the Constitution or by the Legislature, except the Superintendent of Public Instruction and may

provide for the consolidation and transfer of the functions of such offices, provided, however, that there shall be no power to abolish or impair the jurisdiction of the Circuit Court or to abolish any other court provided for by this Constitution or by general law, or the judges or clerks thereof although such charter may create new courts and judges and clerks thereof with jurisdiction to try all offenses against ordinances passed by the Board of County Commissioners of Dade County and none of the other courts provided for by this Constitution or by general law shall have original jurisdiction to try such offenses, although the charter may confer appellate jurisdiction on such courts, and provided further that if said home rule charter shall abolish any county office or offices as authorized herein, that said charter shall contain adequate provision for the carrying on of all functions of said office or offices as are now or may hereafter be prescribed by general law.

(g) Shall provide a method by which each municipal corporation in Dade County shall have the power to make, amend or repeal its own charter. Upon adoption of this home rule charter by the electors this method shall be exclusive and the Legislature shall have no power to amend or repeal the charter of any municipal corporation in Dade County.

(h) May change the name of Dade County.

(i) Shall provide a method for the recall of any commissioner and a method for initiative and referendum, including the initiation of and referendum on ordinances and the amendment or revision of the home rule charter, provided, however, that the power of the Governor and Senate relating to the suspension and removal of officers provided for in this Constitution shall not be impaired, but shall extend to all officers provided for in said home rule charter.

(2) Provision shall be made for the protection of the creditors of any governmental unit which is merged, consolidated, or abolished or whose boundaries are changed or functions or powers transferred.

(3) This home rule charter shall be prepared by a Metropolitan Charter Board created by the Legislature and shall be presented to the electors of Dade County for ratification or rejection in the manner provided by the Legislature. Until a home rule charter is adopted the Legislature may from time to time create additional Charter Boards to prepare charters to be presented to the electors of Dade County for ratification or rejection in the manner provided by the Legislature. Such Charter, once adopted by the electors, may be amended only by the electors of Dade County and this charter shall provide a method for submitting future charter revisions and amendments to the electors of Dade County.

(4) The County Commission shall continue to receive its pro rata share of all revenues payable by the state from whatever source to the several counties and the state of Florida shall pay to the Commission all revenues which would have been paid to any municipality in

Dade County which may be abolished by or in the method provided by this home rule charter; provided, however, the Commission shall reimburse the comptroller of Florida for the expense incurred if any, in the keeping of separate records to determine the amounts of money which would have been payable to any such municipality.

(5) Nothing in this section shall limit or restrict the power of the Legislature to enact general laws which shall relate to Dade County and any other one or more counties in the state of Florida or to any municipality in Dade County and any other one or more municipalities of the State of Florida, and the home rule charter provided for herein shall not conflict with any provision of this Constitution nor of any applicable general laws now applying to Dade County and any other one or more counties of the State of Florida except as expressly authorized in this section nor shall any ordinance enacted in pursuance to said home rule charter conflict with this Constitution or any such applicable general law except as expressly authorized herein, nor shall the charter of any municipality in Dade County conflict with this Constitution or any such applicable general law except as expressly authorized herein, provided however that said charter and said ordinances enacted in pursuance thereof may conflict with, modify or nullify any existing local, special or general law applicable only to Dade County.

(6) Nothing in this section shall be construed to limit or restrict the power of the Legislature to enact general laws which shall relate to Dade County and any other one or more counties of the state of Florida or to any municipality in Dade County and any other one or more municipalities of the State of Florida relating to county or municipal affairs and all such general laws shall apply to Dade County and to all municipalities therein to the same extent as if this section had not been adopted and such general laws shall supersede any part or portion of the home rule charter provided for herein in conflict therewith and shall supersede any provision of any ordinance enacted pursuant to said charter and in conflict therewith, and shall supersede any provision of any charter of any municipality in Dade County in conflict therewith.

(7) Nothing in this section shall be construed to limit or restrict the power and jurisdiction of the Railroad and Public Utilities Commission or of any other state agency, bureau or commission now or hereafter provided for in this Constitution or by general law and said state agencies, bureaus and commissions shall have the same powers in Dade County as shall be conferred upon them in regard to other counties.

(8) If any section, subsection, sentence, clause or provisions of this section is held invalid as violative of the provisions of Section 1 Article XVII of this Constitution the remainder of this section shall not be affected by such invalidity.

(9) It is declared to be the intent of the Legislature and of the electors of the State of Florida to provide by this section home rule for the people of Dade County in local affairs and this section shall be liberally construed to carry out such purpose, and it is further declared to be the intent of the Legislature and of the electors of the State of Florida that the provisions of this Constitution and general laws which shall relate to Dade County and any other one or more counties of the State of Florida or to any municipality in Dade County and any other one or more municipalities of the State of Florida enacted pursuant thereto by the Legislature shall be the supreme law in Dade County, Florida, except as expressly provided herein and this section shall be strictly construed to maintain such supremacy of this Constitution and of the Legislature in the enactment of general laws pursuant to this Constitution.

History.—Added, H. J. R. 858, 1941; adopted 1942; am. S. J. R. 1046, 1955; adopted, 1956.

SECTION 12 (11)* Assessment of state, county, municipal, etc., taxes in Hillsborough county.—

1. From and after January 1, 1946, the County Tax Assessor in the County of Hillsborough, State of Florida, shall assess all property for all State, County, School, and Municipal taxes to be levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session in 1945 and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of County Tax Assessor, designated in paragraph 1 of this Section 12*, and shall likewise, provide by law for the extension on the assessment roll of the County Tax Assessor of all taxes levied by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

History.—Added, S.J.R. 746, 1943; adopted 1944.

*Erroneously numbered (11) by legislature.

SECTION 13 (12)* Collection of state, county, municipal, etc., taxes in Hillsborough county.—

1. From and after January 1, 1946, the County Tax Collector in the County of Hillsborough, State of Florida, shall collect all taxes levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session of 1945, and from time to time thereafter enact laws specifying the powers, functions, duties, compensation of County Tax Collector designated in paragraph 1 of this Section 13* and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the County Tax Collector.

History.—Added, S.J.R. 746, 1943; adopted 1944.

*Erroneously numbered (12) by legislature.

SECTION 14 (13)* Assessment of state, county, municipal, etc., taxes in Saint Lucie county.—

1. From and after January 1, 1950, the County Tax Assessor in the County of Saint Lucie, State of Florida, shall assess all property for all State, County, School, and Municipal taxes to be levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session in 1949 and from time to time thereafter, enact laws, to take effect only after approval by the electors of said County at a referendum called for that purpose, specifying the powers, functions, duties and compensation of County Tax Assessor, designated in Paragraph 1 of this Section 14*, and shall likewise, provide by law for the extension on the assessment roll of the County Tax Assessor of all taxes levied by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

History.—Added, H.J.R. 1379, 1947; adopted 1948.

*Erroneously numbered (13) by 1947 legislature.

SECTION 15 (14)* Collection of state, county, municipal, etc., taxes in Saint Lucie county.—

1. From and after January 1, 1950, the County Tax Collector of the County of Saint Lucie, State of Florida, shall collect all taxes levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session of 1949, and from time to time thereafter enact laws, to take effect only after approval by the electors of said County at referendum called for that purpose, specifying the powers, functions, duties and compensation of County Tax Collector designated in paragraph 1 of this Section 15*, and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the County Tax Collector.

History.—Added, H.J.R. 1379, 1947; adopted 1948.

*Erroneously numbered (14) by 1947 legislature.

SECTION 16. Assessment of state, county, municipal, etc., taxes in Volusia county.—

1. From and after January 1, 1950, the County Tax Assessor in the County of Volusia, State of Florida, shall assess all property for State, County, School and Municipal taxes to be levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session in 1949 and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of County Tax Assessor designated in Paragraph 1 of this Section 16, and shall likewise, provide by law for the extension on the assessment roll of the County Tax Assessor of all taxes levied by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

History.—Added, S.J.R. 885, 1947; adopted 1948.

SECTION 17. Collection of state, county, municipal, etc., taxes in Volusia county.—

1. From and after January 1, 1950, the

County Tax Collector in the County of Volusia, State of Florida, shall collect all taxes levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session of 1949, and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of County Tax Collector designated in Paragraph 1 of this Section 17, and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the County Tax Collector.

History.—Added, H.J.R. 885, 1947; adopted 1948.

SECTION 18. Assessments of state, county, municipal, etc., taxes in Broward county.—

1. From and after January 1, 1950, the County Tax Assessor in the County of Broward, State of Florida, shall assess all property for all State, County, School, and Municipal taxes to be levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts, Port Districts, Drainage Districts, and any other taxing districts, and municipalities which by ordinance request their taxes to be so assessed.

2. The Legislature shall at the Legislative Session in 1949 and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of County Tax Assessor, designated in the first paragraph of this Section, and shall likewise, provide by law for the extension on the assessment roll of the County Tax Assessor of all taxes levied by the State, County, County School Board, School Districts, Special Tax School Districts, Port Districts, Drainage Districts, and any other taxing districts, and municipalities, whose taxes may be assessed by the County Tax Assessor pursuant to the first paragraph of this section.

History.—Added, S.J.R. 984, 1947; adopted 1948.

SECTION 19. Collection of state, county, municipal, etc., taxes in Broward county.—

1. From and after January 1, 1950, the County Tax Collector in the County of Broward, State of Florida, shall collect all taxes levied in the County by the State, County, County School Board, School Districts, Special Tax School Districts, Port Districts, Drainage Districts, and any other taxing districts, and municipalities, whose taxes may be assessed by the County Tax Assessor pursuant to the first paragraph of the preceding section hereof.

2. The Legislature shall at the Legislative Session of 1949, and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of County Tax Collector designated in the first paragraph of this Section, and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the County Tax Collector.

History.—Added, S.J.R. 984, 1947; adopted 1948.

SECTION 20. (13)* Assessment of state, county, municipal, etc., taxes in Pinellas county.—

1. From and after January 1, 1950, the

County Tax Assessor in the County of Pinellas, State of Florida, shall assess all property for all State, County, School, and Municipal taxes to be levied in the county by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session in 1949 and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of County Tax Assessor, designated in paragraph 1 of this Section 20*, and shall likewise, provide by law for the extension on the assessment roll of the County Tax Assessor of all taxes levied by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

History.—Added, H.J.R. 93, 1947; adopted 1948.

*Erroneously numbered (13) by legislature.

SECTION 21 (14)* Collection of state, county, municipal, etc., taxes in Pinellas county.—

1. From and after January 1, 1950, the County Tax Collector in the County of Pinellas, State of Florida, shall collect all taxes levied in the county by the State, County, County School Board, School Districts, Special Tax School Districts and Municipalities.

2. The Legislature shall at the Legislative Session of 1949, and from time to time thereafter, enact laws specifying the powers, functions, duties and compensation of County Tax Collector designated in paragraph 1 of this Section 21*, and shall likewise provide for the collection, care, custody, reporting and disbursement of all taxes collected by the County Tax Collector.

History.—Added, H.J.R. 93, 1947; adopted 1948.

*Erroneously numbered (14) by 1947 legislature.

SECTION 22. Authority of the Legislature as to assessment and collection of municipal taxes.—The Legislature may, by general, special or local act provide for the assessment of the taxes of any municipality by the County Tax Assessor of the county wherein such municipality is located and the collection thereof by the County Tax Collector of such county; provided that no such act, except the provisions thereof for a referendum election, may become effective in any municipality until approved by a majority vote of the electors qualified to vote in such municipality, voting at an election called for such purpose, which election may be held separately or with any other election. Any such act shall provide for reasonable compensation for the County Tax Assessor and County Tax Collector for such additional duties to be paid by the municipality for which such duties are performed.

History.—Added H.J.R. 851, 1953; adopted 1954.

SECTION 23. Escambia County officers' salaries; disposition of fees.—On and after the first day of October, 1957, all fees, revenues or other charges collected by the several county officers of Escambia county shall be paid into the general county fund of Escambia county subject to disbursement as provided by law. The legislature shall provide by local or special legislation for the salaries, expenses and compensation to be paid the several county officers of Escambia county. Any legislation which shall have heretofore been enacted in contemplation of the ratification of this amendment is hereby confirmed and shall have the same force and effect as if the said legislation were enacted subsequent to the ratification of this amendment.

History.—Added H. J. R. 155, 1955; adopted 1956.

ARTICLE IX

TAXATION AND FINANCE

Sec.

1. Uniform and equal rate of taxation; special rates.
2. Legislature to provide for raising revenue; ad valorem taxes except on intangible property abolished.
3. Taxes levied pursuant to law.
4. Money drawn from treasury.
5. Taxes for county and municipal purposes.
6. Bonds; state, county, municipal.
7. Taxing for benefit of chartered company prohibited.
8. Payment of legally assessed taxes prerequisite to relief from illegally assessed taxes.

SECTION 1. Uniform and equal rate of taxation; special rates.—The Legislature shall provide for a uniform and equal rate of taxation, except that it may provide for special rate or rates on intangible property, but such special rate or rates shall not exceed two mills on the dollar of the assessed valuation of such intangible property; provided, that as to any obligations secured by mortgage, deed of trust, or other lien, the Legislature may prescribe an intangible tax of not more than two (2) mills on

Sec.

9. Property exempt from taxation; widows and disabled persons.
10. Credit of state not to be pledged or loaned.
11. Income tax prohibited; inheritance tax; exemption for head of family.
12. Exemption of industrial plants.
13. Motor vehicles subject to single property tax.
14. Exemption of motion picture studios.
15. Allocation of excise taxes.
16. Board of administration; gasoline and like taxes, distribution and use; etc.
17. Bonds; land acquisition for outdoor recreation development.

the dollar, which shall be payable at the time such mortgage, deed of trust, or other lien is presented for recordation, said tax to be in lieu of all other intangible assessments on such obligations. The special rate or rates, or the taxes collected therefrom, may be apportioned by the Legislature, and shall be exclusive of all other State, County, District and municipal taxes; and shall prescribe such regulations as shall secure a just valuation of all property, both real and personal, excepting such property as may

be exempted by law for municipal, education, literary, scientific, religious or charitable purposes.

History.—Am. S.J.R. 358, 1923, adopted 1924; am. H.J.R. 348, 1943, adopted 1944.

cf.—§§9, 12, 13, 14, Art. IX and §7, Art. X, Florida Constitution.

SECTION 2. Legislature to provide for raising revenue; ad valorem taxes except on intangible property abolished.—The Legislature shall provide for raising revenue sufficient to defray the expenses of the State, including State appropriations for the benefit of the uniform system of free public schools provided in accordance with Article XII of the Constitution, and of the State Institutions of higher learning, for each fiscal year, and also a sufficient sum to pay the principal and interest of the existing indebtedness of the State; but after December 31st, A. D. 1940, no levy of ad valorem taxes upon real or personal property except intangible property, shall be made for any State purpose whatsoever; and Section 6 of Article XII be, and the same is hereby repealed.

History.—Am. S.J.R. 141, 1937; adopted 1938; am. S.J.R. 69, 1939; adopted 1940.

SECTION 3. Taxes levied pursuant to law.—No tax shall be levied except in pursuance of law.

SECTION 4. Money drawn from treasury.—No money shall be drawn from the Treasury except in pursuance of appropriations made by law.

SECTION 5. Taxes for county and municipal purposes.—The Legislature shall authorize the several counties and incorporated cities or towns in the State to assess and impose taxes for county and municipal purposes, and for no other purposes, and all property shall be taxed upon the principles established for State taxation. But the cities and incorporated towns shall make their own assessments for municipal purposes upon the property within their limits. The Legislature may also provide for levying a special capitation tax, and a tax on licenses. But the capitation tax shall not exceed one dollar a year and shall be applied exclusively to common school purposes.

SECTION 6. Bonds; state, county, municipal.—The Legislature shall have power to provide for issuing State bonds only for the purpose of repelling invasion or suppressing insurrection, and the Counties, Districts, or Municipalities of the State of Florida shall have power to issue bonds only after the same shall have been approved by a majority of the votes cast in an election in which a majority of the freeholders who are qualified electors residing in such Counties, Districts, or Municipalities shall participate, to be held in the manner to be prescribed by law; but the provisions of this act shall not apply to the refunding of bonds issued exclusively for the purpose of refunding of the bonds or the interest thereon of such Counties, Districts, or Municipalities.

History.—Am. S.J.R. 26, 1929; adopted 1930.

SECTION 7. Taxing for benefit of chartered company prohibited.—No tax shall be levied for the benefit of any chartered company of the State, nor for paying interest on any bonds issued by such chartered companies, or by counties, or by corporations, for the above-mentioned purpose.

SECTION 8. Payment of legally assessed taxes prerequisite to relief from illegally assessed taxes.—No person or corporation shall be relieved by any court from the payment of any tax that may be illegal, or illegally or irregularly assessed, until he or it shall have paid such portion of his or its taxes as may be legal, and legally and regularly assessed.

SECTION 9. Property exempt from taxation; widows and disabled persons.—There shall be exempt from taxation property to the value of five hundred dollars to every widow and to every person who is a bona fide resident of the State and has lost a limb or been disabled in war or by misfortune.

History.—Am. H.J.R. 375, 1939; adopted 1940.

SECTION 10. Credit of state not to be pledged or loaned.—The credit of the State shall not be pledged or loaned to any individual, company, corporation or association; nor shall the State become a joint owner or stockholder in any company, association or corporation. The Legislature shall not authorize any county, city, borough, township or incorporated district to become a stockholder in any company, association or corporation, or to obtain or appropriate money for, or to loan its credit to, any corporation, association, institution or individual.

SECTION 11. Income tax prohibited; inheritance tax; exemption for head of family.—No taxes upon inheritances or upon the income of residents or citizens of this State shall be levied by the State of Florida, or under its authority, and there shall be exempt from taxation to the head of the family residing in this State, household goods and personal effect to the value of Five Hundred (\$500.00) Dollars, provided, however, that the Legislature may provide for the assessment, levying and collection of a tax upon Inheritances, or for the levying of Estate taxes, not exceeding in the aggregate the amounts which may by any law of the United States be allowed to be credited against or deducted from any similar tax upon Inheritances, or taxes on estates assessed or levied by the United States on the same subject, but the power of the Legislature to levy such Inheritance taxes, or Estate Taxes in this State, shall exist only so long as, and during the time, a similar tax is enforced by the United States against Florida Inheritances or Estates and shall only be exercised or enforced to the extent of absorbing the amount of any deduction or credit which may be permitted by the laws of the United States, now existing or hereafter enacted to be claimed by reason thereof, as a deduction or credit against such similar tax of the United States applicable to

Florida Inheritances or Estates. The Legislature may provide for the appropriation of all taxes collected under this Article to such State, County, Municipal or Educational purposes as it may deem advisable.

History.—Added, S.J.R. 185, 1923, adopted 1924; am. H.J.R. 85, 1929, adopted 1930.

SECTION 12. Exemption of industrial plants.—For a period of fifteen years from the beginning of operation, all industrial plants which shall be established in this State on or after July 1st, 1929, engaged primarily during said period in the manufacture of steel vessels, automobile tires, fabrics and textiles, wood pulp, paper, paper bags, fiber board, automobiles, automobile parts, aircraft, aircraft parts, Glass and Crockery Manufacturers and the refining of sugar and oils, and including by-products or derivatives incident to the manufacture of any of the above products, shall be exempt from all taxation, except that no exemption which shall become effective by virtue of this amendment shall extend beyond the year 1948.

The exemption herein authorized shall not apply to real estate owned and used by such industrial plants except the real estate occupied as the location required to house such industrial plants and the buildings and property situated thereon, together with such lands as may be required for warehouses, storage, trackage and shipping facilities and being used for such purposes.

History.—Added, S.J.R. 89, 1929; adopted 1930.

SECTION 13. Motor vehicles subject to single property tax.—Motor Vehicles, as property, shall be subject to only one form of taxation which shall be a license tax for the operation of such motor vehicles, which license tax shall be in such amount and levied for such purpose as the Legislature may, by law, provide, and shall be in lieu of all ad valorem taxes assessable against motor vehicles as personal property.

History.—Added, H.J.R. 753, 1929; adopted 1930.

SECTION 14. Exemption of motion picture studios.—For a period of fifteen years from the beginning of operation, motion picture studios and plants which shall be established in this State on or after July 1st, 1933, including all lands, buildings and chattels utilized in connection therewith, and all raw materials going into the finished products of such studios and plants, as well as the finished products or films, shall be exempt from all ad valorem taxation, except that no exemption which shall become effective by virtue of this amendment shall extend beyond the year 1943.

The exemption herein authorized shall not apply to real estate owned by such motion picture studios and plants except the real estate occupied as the location required to house such motion picture studios and plants and other buildings incidental to the operation of such studios and plants, together with such lands as may be required for housing officers

and employees, and for warehouses, laboratories, cutting rooms, projections rooms, storage, trackage, shipping facilities, sets and locations.

History.—Added, H.J.R. 1441, 1933; adopted 1934.

SECTION 15. Allocation of excise taxes.—The Legislature shall have the power to allocate and distribute to the several counties of the State, in equal amounts, and at such times as the Legislature shall determine, any portion of or all excise taxes now levied and collected, or hereafter levied or collected, by the State of Florida from the operation of pari-mutuel pools.

History.—Added, H.J.R. 45, 1939; adopted 1940.

SECTION 16. Board of administration; gasoline and like taxes, distribution and use; etc.—

(a) That beginning January 1st, 1943, and for fifty (50) years thereafter, the proceeds of two (2¢) cents per gallon of the total tax levied by state law upon gasoline and other like products of petroleum, now known as the Second Gas Tax, and upon other fuels used to propel motor vehicles, shall as collected be placed monthly in the 'State Roads Distribution Fund' in the State Treasury and divided into three (3) equal parts which shall be distributed monthly among the several counties as follows: one part according to area, one part according to population, and one part according to the counties' contributions to the cost of state road construction in the ratio of distribution as provided in Chapter 15659, Laws of Florida, Acts of 1931, and for the purposes of the apportionment based on the counties' contributions for the cost of state road construction, the amount of the contributions established by the certificates made in 1931 pursuant to said Chapter 15659, shall be taken and deemed conclusive in computing the monthly amounts distributable according to said contributions. Such funds so distributed shall be administered by the State Board of Administration as hereinafter provided.

(b) The Governor as chairman, the State Treasurer, and the State Comptroller shall constitute a body corporate to be known as the 'State Board of Administration,' which board shall succeed to all the power, control and authority of the statutory Board of Administration. Said Board shall have, in addition to such powers as may be conferred upon it by law, the management, control and supervision of the proceeds of said two (2¢) cents of said taxes and all moneys and other assets which on the effective date of this amendment are applicable or may become applicable to the bonds of the several counties of this state, or any special road and bridge district, or other special taxing district thereof, issued prior to July 1st, 1931, for road and bridge purposes. The word 'bonds' as used herein shall include bonds, time warrants, notes and other forms of indebtedness issued for road and bridge purposes by any county or special road and bridge district or other special taxing district, outstanding on July 1st, 1931, or any refunding issues thereof. Said Board shall have the statutory powers of Boards of County Commissioners and Bond

Trustees and of any other authority of special road and bridge districts, and other special taxing districts thereof with regard to said bonds, (except that the power to levy ad valorem taxes is expressly withheld from said Board), and shall take over all papers, documents and records concerning the same. Said Board shall have the power from time to time to issue refunding bonds to mature within the said fifty (50) year period, for any of said outstanding bonds or interest thereon, and to secure them by a pledge of anticipated receipts from such gasoline or other fuel taxes to be distributed to such county as herein provided, but not at a greater rate of interest than said bonds now bear; and to issue, sell or exchange on behalf of any county or unit for the sole purpose of retiring said bonds issued by such county, or special road and bridge district, or other special taxing district thereof, gasoline or other fuel tax anticipation certificates bearing interest at not more than three (3) per cent per annum in such denominations and maturing at such time within the fifty (50) year period as the board may determine. In addition to exercising the powers now provided by statute for the investment of sinking funds, said Board may use the sinking funds created for said bonds of any county or special road and bridge district, or other unit hereunder, to purchase the matured or maturing bonds participating herein of any other county or any other special road and bridge district, or other special taxing district thereof, provided that as to said matured bonds, the value thereof as an investment shall be the price paid therefor, which shall not exceed the par value plus accrued interest, and that said investment shall bear interest at the rate of three (3) per cent per annum.

(c) The said board shall annually use said funds in each county account, first, to pay current principal and interest maturing, if any, of said bonds and gasoline or other fuel tax anticipation certificates of such county or special road and bridge district, or other special taxing district thereof; second, to establish a sinking fund account to meet future requirements of said bonds and gasoline or other fuel tax anticipation certificates where it appears the anticipated income for any year or years will not equal scheduled payments thereon; and third, any remaining balance out of the proceeds of said two (2¢) cents of said taxes shall monthly during the year be remitted by said board as follows: Eighty (80%) per cent to the State Road Department for the construction or reconstruction of state roads and bridges within the county, or for the lease or purchase of bridges connecting state highways within the county, and twenty (20%) per cent to the Board of County Commissioners of such county for use on roads and bridges therein.

(d) Said board shall have the power to make and enforce all rules and regulations necessary to the full exercise of the powers hereby granted and no legislation shall be required to render this amendment of full force and operating effect from and after January 1st, 1943. The Legislature shall continue the levies of said taxes during the life of this Amendment, and shall not enact any law having the effect of withdrawing the proceeds of said two (2¢) cents of said taxes from the operation of this amendment. The board shall pay refunding expenses and other expenses for services rendered specifically for, or which are properly chargeable to, the account of any county from funds distributed to such county; but general expenses of the board for services rendered all the counties alike shall be prorated among them and paid out of said funds on the same basis said tax proceeds are distributed among the several counties; provided, report of said expenses shall be made to each Regular Session of the Legislature, and the Legislature may limit the expenses of the board.

History.—Added, S.J.R. 324, 1941; adopted 1942.

SECTION 17. Bonds; land acquisition for outdoor recreation development.—The outdoor recreational development council, as created by the 1963 legislature, may issue revenue bonds, revenue certificates or other evidences of indebtedness to acquire lands, water areas and related resources and to construct, improve, enlarge and extend capital improvements and facilities thereon in furtherance of outdoor recreation, natural resources conservation and related facilities in this state; provided, however, the legislature with respect to such revenue bonds, revenue certificates or other evidences of indebtedness shall designate the revenue or tax sources to be deposited in or credited to the land acquisition trust fund for their repayment and may impose restrictions on their issuance, including the fixing of maximum interest rates and discounts.

The land acquisition trust fund, created by the 1963 legislature for these multiple public purposes, shall continue from the date of the adoption of this amendment for a period of fifty years.

In the event the outdoor recreational development council shall determine to issue bonds for financing acquisition of sites for multiple purposes the state board of administration shall act as fiscal agent, and the attorney general shall handle the validation proceedings.

All bonds issued under this amendment shall be sold at public sale after public advertisement upon such terms and conditions as the outdoor recreational development council shall provide and as otherwise provided by law and subject to the limitations herein imposed.

History.—S.J.R. 727, 1963, adopted 1963.

ARTICLE X.

HOMESTEAD AND EXEMPTIONS.

Sec.

1. Exemption of homestead; extent.
2. Exemption to inure to widow and heirs.
3. Exemptions in former constitution; applicability.
4. Homestead may be alienated by husband and wife.

SECTION 1. Exemption of homestead; extent.—A homestead to the extent of one hundred and sixty acres of land, or the half of one acre within the limits of any incorporated city or town, owned by the head of a family residing in this State, together with one thousand dollars worth of personal property, and the improvements on the real estate, shall be exempt from forced sale under process of any court, and the real estate shall not be alienable without the joint consent of husband and wife, when that relation exists. But no property shall be exempt from sale for taxes or assessments, or for the payment of obligations contracted for the purchase of said property, or for the erection or repair of improvements on the real estate exempted, or for house, field or other labor performed on the same. The exemption herein provided for in a city or town shall not extend to more improvements or buildings than the residence and business house of the owner; and no judgment or decree or execution shall be a lien upon exempted property except as provided in this Article.

SECTION 2. Exemption to inure to widow and heirs.—The exemptions provided for in section one shall inure to the widow and heirs of the party entitled to such exemption, and shall apply to all debts, except as specified in said section.

SECTION 3. Exemptions in former constitution; applicability.—The exemptions provided for in the Constitution of this State adopted in 1868 shall apply as to all debts contracted and judgments rendered since the adoption thereof and prior to the adoption of this Constitution.

SECTION 4. Homestead may be alienated by husband and wife.—Nothing in this Article shall be construed to prevent the holder of a homestead from alienating his or her homestead so exempted by deed or mortgage duly executed by himself or herself, and by husband and wife, if such relation exists; nor if the

Sec.

5. Homestead area not reduced by subsequent inclusion in municipality.
6. Legislature to enact laws to enforce article.
7. Exemption of homestead from taxation.

holder be without children to prevent him or her from disposing of his or her homestead by will in a manner prescribed by law.

SECTION 5. Homestead area not reduced by subsequent inclusion in municipality.—No homestead provided for in section one shall be reduced in area on account of its being subsequently included within the limits of an incorporated city or town, without the consent of the owner.

SECTION 6. Legislature to enact laws to enforce article.—The Legislature shall enact such laws as may be necessary to enforce the provisions of this Article.

SECTION 7. Exemption of homestead from taxation.—Every person who has the legal title or beneficial title in equity to real property in this State and who resides thereon and in good faith makes the same his or her permanent home, or the permanent home of another or others legally or naturally dependent upon said person, shall be entitled to an exemption from all taxation, except for assessments for special benefits, up to the assessed valuation of Five Thousand Dollars on the said home and contiguous real property, as defined in Article 10, Section 1, of the Constitution, for the year 1939 and thereafter. Said title may be held by the entireties, jointly, or in common with others, and said exemption may be apportioned among such of the owners as shall reside thereon, as their respective interests shall appear, but no such exemption of more than Five Thousand Dollars shall be allowed to any one person or on any one dwelling house, nor shall the amount of the exemption allowed any person exceed the proportionate assessed valuation based on the interest owned by such person. The Legislature may prescribe appropriate and reasonable laws regulating the manner of establishing the right to said exemption.

History.—Added, H.J.R. 20, 1933, adopted 1934; am. J.R. 21, 1937, adopted 1938.

ARTICLE XI

MARRIED WOMEN'S PROPERTY.

Sec.

1. Separate property not subject to husband's debts.

SECTION 1. Separate property not subject to husband's debts.—All property, real and personal, of a wife owned by her before marriage, or lawfully acquired afterward by gift, devise, bequest, descent, or purchase, shall be

Sec.

2. Equitable charges, sequestration; debts.
3. Legislature to enact laws to enforce article.

her separate property, and the same shall not be liable for the debts of her husband without her consent given by some instrument in writing executed according to the law respecting conveyances by married women.

SECTION 2. Equitable charges, sequestration; debts.—A married woman's separate real or personal property may be charged in equity and sold, or the uses, rents and profits thereof sequestered for the purchase money thereof; or for money or thing due upon any agreement made by her in writing for the benefit of her separate property; or for the price of any property purchased by her, or for labor

and material used with her knowledge or assent in the construction of buildings, or repairs, or improvements upon her property, or for agricultural or other labor bestowed thereon, with her knowledge and consent.

SECTION 3. Legislature to enact laws to enforce article.—The legislature shall enact such laws as shall be necessary to carry into effect this Article.

ARTICLE XII

EDUCATION.

Sec.

1. Uniform system of public free schools.
2. Superintendent of public instruction; term.
- 2A. County superintendent of public instruction; appointment in certain counties.
- 2B. County superintendent of public instruction; appointment in certain counties.
3. State board of education; members; powers.
4. State school fund; use; derivation.
5. Principal of state school fund to remain inviolate.
6. (Repealed).
7. Apportionment of state school fund.
8. County school tax.
9. County school fund.
10. County school districts; trustees; tax.

SECTION 1. Uniform system of public free schools.—The Legislature shall provide for a uniform system of public free schools, and shall provide for the liberal maintenance of the same.

SECTION 2. Superintendent of public instruction; term.—There shall be a Superintendent of Public Instruction, whose duties shall be prescribed by law, and whose term of office shall be four years and until the election and qualification of his successor.

SECTION 2A. County superintendent of public instruction; appointment in certain counties.—(1) From and after January 1, 1957, the county Superintendent of Public Instruction shall be appointed by the County board of public instruction in the counties of Duval, Sarasota, Dade and Pinellas wherein the proposition is affirmed by a majority vote of the qualified electors of any such county, or by a special act of the legislature making the office of County Superintendent of public instruction appointive.

(2) To submit the proposition contained in subsection (1) above, to the electors a special election shall be called by the county commissioners of such county upon the request of the county board of public instruction therein, which election shall be held within sixty days after request and the result thereof shall determine whether subsection (1) shall be effective in such county.

(3) Any county adopting the provisions of subsection (1) hereof may after four years return to its former status and reject the provisions of this section by the same procedure outlined in subsection (2) hereof for adopting the provisions thereof in the beginning, or by a special act of the legislature.

History.—Added Com. Sub. for S. J. R. 703, 1955; adopted 1956.

Sec.

- 10A. Abolition of county school district trustees.
11. Municipality as school district; distribution of district funds.
12. White and colored; separate schools.
13. Restriction on use of county or district school funds.
14. Normal schools.
15. County school officer paid from county school fund.
16. (No section)
17. Special tax school districts; issuance of bonds.
18. School bonds for capital outlay, issuance.
19. Institutions of higher learning and junior college capital outlay trust fund; bonds.

SECTION 2B. County superintendent of public instruction; appointment in certain counties.—

(1) The county superintendent of public instruction shall be appointed by the county board of public instruction in the counties of Alachua, Charlotte, Collier, Manatee, Orange, Lee, Monroe, Leon, Indian River, St. Lucie, Broward, Baker, Brevard, Hendry and Hillsborough wherein the proposition is affirmed by a majority vote of the qualified electors of any such county making the office of county superintendent of public instruction appointive.

(2) The board of public instruction of the county must request an election, which may be a special election or may be on the ballot of any regular primary or general election to be designated by the board of public instruction, and upon such timely request the board of county commissioners of such county will call such special election or cause to be placed on the ballot at such other election the proposition whether subsection (1) shall be effective in such county.

(3) Any county adopting the provisions of subsection (1) hereof may after four years return to its former status and reject the provisions of this section by the same procedure outlined in subsection (2) hereof for adopting the provisions thereof in the beginning.

History.—H.J.R. 1443, 1961; adopted 1962.

SECTION 3. State board of education; members; powers.—The Governor, Secretary of State, Attorney-General, State Treasurer and State Superintendent of Public Instruction shall constitute a body corporate, to be known as the State Board of Education of Florida, of which the Governor shall be President, and the Superintendent of Public Instruction Secre-

tary. This Board shall have power to remove any subordinate school officer for cause, upon notice to the incumbent; and shall have the management and investment of all State School Funds under such regulations as may be prescribed by law, and such supervision of schools of higher grades as the law shall provide.

SECTION 4. State school fund; use; derivation.—The State School Fund, the interest of which shall be exclusively applied to the support and maintenance of public free schools, shall be derived from the following sources.

The proceeds of all lands that have been or may hereafter be granted to the State by the United States for public school purposes.

Donations to the State when the purpose is not specified.

Appropriations by the State.

The proceeds of escheated property or forfeitures.

Twenty five per cent of the sales of public lands which are now or may hereafter be owned by the State.

SECTION 5. Principal of state school fund to remain inviolate.—The principal of the State School Fund shall remain sacred and inviolate.

SECTION 6. (Repealed.)

History.—Repealed, S.J.R. 69, 1939; adopted 1940.

SECTION 7. Apportionment of state school fund.—Provision shall be made by law for the apportionment and distribution of the interest on the State School Fund and all other means provided, including the special tax, for the support and maintenance of public free schools, among the several counties of the State in proportion to the average attendance upon schools in the said counties respectively.

History.—Am. J.R. 3, 1898; adopted 1894.

SECTION 8. County school tax.—Each county shall be required to assess and collect annually for the support of the public free schools therein, a tax of not less than three (3) mills, not more than ten (10) mills on the dollar on all taxable property in the same.

History.—Am. H.J.R. 25, 1917; adopted 1918.

SECTION 9. County school fund.—In addition to the tax provided for in Section 8 of this Article the county school fund shall consist of the proportion of the interest of the State School Fund and of the one mill State tax apportioned to the county, all capitation taxes collected within the county and all appropriations by the Legislature which shall with all other County School Funds be apportioned and distributed as may be provided by law and shall be disbursed by the County Board of Public Instruction solely for the support and maintenance of public free schools. Provided that such apportionment and distribution shall be made by general law based upon some declared principle of classification to be determined by the Legislature.

History.—Am. H.J.R. 541, 1925; adopted 1926.

cf.—One mill state tax repealed by Section 2, Article IX.

SECTION 10. County school districts; trustees; tax.—The Legislature may provide for the

division of any county or counties into convenient school districts; and for the election biennially of three school trustees, who shall hold their office for two years, and who shall have the supervision of all the schools within the district; and for the levying and collection of a district school tax, for the exclusive use of public free schools within the district, whenever a majority of the qualified electors thereof that pay a tax on real, or personal property shall vote in favor of such levy; Provided, that any tax authorized by this section shall not exceed ten mills on the dollar in any one year on the taxable property of the district.

History.—Am. S. J. R. 1, 1921; adopted 1922.

SECTION 10A. Abolition of county school district trustees.—(1) From and after January 1, 1957, the office of county special tax school district trustees shall be abolished and all duties of district trustees shall be vested in the county board of public instruction, including levying taxes provided by article XII of the constitution, in all counties wherein the proposition is affirmed by a majority vote of the qualified electors of any such county.

(2) To submit the proposition contained in subsection (1) above to the electors a special election shall be called by the county commissioners of any county upon the request of the County Board of Public Instruction therein, which election may be held at the same time as the next general election and the result thereof shall determine whether subsection (1) shall be effective in such county.

(3) Any county adopting the provisions of subsection (1) hereof may after four years return to its former status and reject the provisions of this section by the same procedure outlined in subsection (2) hereof for adopting the provisions thereof in the beginning.

History.—Added S. J. R. 638, 1955; adopted 1956.

SECTION 11. Municipality as school district; distribution of district funds.—Any incorporated town or city may constitute a School District. The fund raised by Section ten may be expended in the district where levied for building or repairing school houses, for the purchase of school libraries and textbooks, for salaries of teachers, or for other educational purposes, so that the distribution among all the schools of the district be equitable.

SECTION 12. White and colored; separate schools.—White and colored children shall not be taught in the same school, but impartial provision shall be made for both.

SECTION 13. Restriction on use of county or district school funds.—No law shall be enacted authorizing the diversion or the lending of any County or District School Funds, or the appropriation of any part of the permanent or available school Fund to any other than school purposes; nor shall the same, or any part thereof, be appropriated to or used for the support of any sectarian school.

SECTION 14. Normal schools.—The Legislature at its first session shall provide for the

establishment, maintenance, and management, of such Normal Schools, not to exceed two, as the interests of public education may demand.

SECTION 15. County school officer paid from county school fund.—The compensation of all county school officers shall be paid from the school fund of their respective counties, and all other county officers receiving stated salaries shall be paid from the general funds of their respective counties.

SECTION 16. (No section.) (*Proposed additional section defeated at general election of 1908.*)

SECTION 17. Special tax school districts; issuance of bonds.—The Legislature may provide for special tax school districts to issue bonds for the exclusive use of public free schools within any such special tax school district, whenever a majority of the qualified electors thereof who are freeholders shall vote in favor of the issuance of such bonds, but no bonds shall be issued hereunder which shall exceed, together with the existing indebtedness of such special tax school district 20 per cent of the assessed value of the taxable property of such district according to the last assessment for State and County purposes prior to the issuing of such bonds. Any bonds issued hereunder shall become payable within thirty years and from the date of issuance in annual installments which shall commence not more than three years after the date of issue. Each annual installment shall be not less than three per cent of the total amount of the issue. Whenever any such special tax school district has voted in favor of the issuance of such bonds a special tax for the payment of the interest on said bonds and the principal thereof as the same shall become due and payable, shall be levied on the taxable property within the district voting for their issuance in accordance with law, providing for the levy of taxes and such tax shall not be applied to any purpose other than the payment of the principal and interest of said bonds.

History.—Added, J.R. 76, 1911, adopted 1912; amended, S.J.R. 833, 1923, adopted 1924.

SECTION 18. School bonds for capital outlay, issuance.—(a) That beginning January 1, 1953, and for thirty (30) years thereafter, the first proceeds of the revenues derived from the licensing of motor vehicles to the extent necessary to comply with the provisions of this amendment, shall, as collected, be placed monthly in the County Capital Outlay and Debt Service School Fund in the State Treasury, and used only as provided in this Amendment. Such revenue shall be distributed annually among the several counties in the ratio of the number of instruction units in each county in each year computed as provided herein. The amount of the first revenues derived from the licensing of motor vehicles to be so set aside in each year and distributed as provided herein shall be an amount equal in the aggregate to the product of four hundred (\$400.00) dollars mul-

tiplied by the total number of instruction units in all the counties of Florida. The number of instruction units in each county in each year for the purposes of this Amendment shall be the greater of (1) the number of instruction units in each county for the school fiscal year 1951-52 computed in the manner heretofore or hereafter provided by general law, or (2) the number of instruction units in such county for the preceding school fiscal year computed in the manner heretofore or hereafter provided by general law and approved by the State Board of Education (hereinafter called the State Board).

Such funds so distributed shall be administered by the State Board as now created and constituted by Section 3 of Article XII of the Constitution of Florida. For the purposes of this Amendment, said State Board, as now constituted, shall continue as a body corporate during the life of this Amendment and shall have all the powers provided in this Amendment in addition to all other constitutional and statutory powers related to the purposes of this Amendment heretofore or hereafter conferred upon said Board.

(b) The State Board shall, in addition to its other constitutional and statutory powers, have the management, control and supervision of the proceeds of the first part of the revenues derived from the licensing of motor vehicles provided for in subsection (a) hereof. The State Board shall also have power, for the purpose of obtaining funds for the use of any County Board of Public Instruction in acquiring, building, constructing, altering, improving, enlarging, furnishing, or equipping capital outlay projects for school purposes, to issue bonds or motor vehicle tax anticipation certificates, and also to issue such bonds or motor vehicle tax anticipation certificates to pay, fund or refund any bonds or motor vehicle tax anticipation certificates theretofore issued by said State Board. All such bonds shall bear interest at not exceeding four (4) per centum per annum and shall mature serially in annual installments commencing not more than three (3) years from the date of issuance thereof and ending not later than January 1, 1983, and each annual installment shall not be less than three (3) per centum of the total amount of the issue. All such motor vehicle tax anticipation certificates shall bear interest at not exceeding four (4) per centum per annum and shall mature prior to January 1, 1983. The State Board shall have power to determine all other details of said bonds or motor vehicle tax anticipation certificates and to sell at public sale after public advertisement, or exchange said bonds or motor vehicle tax anticipation certificates, upon such terms and conditions as the State Board shall provide.

The State Board shall also have power to pledge for the payment of the principal of and interest on such bonds or motor vehicle tax anticipation certificates, including refunding bonds or refunding motor vehicle tax anticipation certificates, all or any part from the anticipated revenues to be derived from the licensing of motor vehicles provided for in this Amendment and to enter into any covenants and other agreement

with the holders of such bond or motor vehicle tax anticipation certificates at the time of the issuance thereof concerning the security thereof and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or motor vehicle tax anticipation certificates shall ever be issued by the State Board until after the adoption of a resolution requesting the issuance thereof by the County Board of Public Instruction of the county on behalf of which such obligations are to be issued. The State Board of education shall limit the amount of such bonds or motor vehicle tax anticipation certificates which can be issued on behalf of any county to seventy-five (75) per cent of the amount which it determines can be serviced by the revenue accruing to the county under the provisions of this Amendment. All such bonds or motor vehicle tax anticipation certificates shall be issued in the name of the State Board of Education but shall be issued for and on behalf of the County Board of Public Instruction requesting the issuance thereof, and no election or approval of qualified electors or freeholders shall be required for the issuance thereof.

(c) The State Board shall in each year use the funds distributable pursuant to this Amendment to the credit of each county only in the following manner and order of priority:

(1) To pay all amounts of principal and interest maturing in such year on any bonds or motor vehicle tax anticipation certificates issued under the authority hereof, including refunding bonds or motor vehicle tax anticipation certificates, issued on behalf of the Board of Public Instruction of such county; subject, however, to any covenants or agreements made by the State Board concerning the rights between holders of different issues of such bonds or motor vehicle tax anticipation certificates, as herein authorized.

(2) To establish and maintain a sinking fund or funds to meet future requirements for debt service, or reserves therefor, on bonds or motor vehicle tax anticipation certificates issued on behalf of the Board of Public Instruction of such county, under the authority hereof, whenever the State Board shall deem it necessary or advisable, and in such amounts and under such terms and conditions as the State Board shall in its discretion determine.

(3) To distribute annually to the several Boards of Public Instruction of the counties for use in payment of debt service on bonds heretofore or hereafter issued by any such Board where the proceeds of the bonds were used, or are to be used, in the construction, acquisition, improvement, enlargement, furnishing, or equipping of capital outlay projects in such county, and which capital outlay projects have been approved by the Board of Public Instruction of the county, pursuant to a survey or surveys conducted subsequent to July 1, 1947 in the county, under regu-

lations prescribed by the State Board to determine the capital outlay needs of the county.

The State Board shall have power at the time of issuance of any bonds by any Board of Public Instruction to covenant and agree with such Board as to the rank and priority of payments to be made for different issues of bonds under this Subsection (3), and may further agree that any amounts to be distributed under this Subsection (3) may be pledged for the debt service on bonds issued by any Board of Public Instruction and for the rank and priority of such pledge. Any such covenants or agreements of the State Board may be enforced by any holders of such bonds in any court of competent jurisdiction.

(4) To distribute annually to the several Boards of Public Instruction of the counties for the payment of the cost of the construction, acquisition, improvement, enlargement, furnishing, or equipping of capital outlay projects for school purposes in such county as shall be requested by resolution of the County Board of Public Instruction of such county.

(5) When all major capital outlay needs of a county have been met as determined by the State Board, on the basis of a survey made pursuant to regulations of the State Board and approved by the State Board, all such funds remaining shall be distributed annually and used for such school purposes in such county as the Board of Public Instruction of the county shall determine, or as may be provided by general law.

(d) Capital outlay projects of a county shall be eligible to participate in the funds accruing under this Amendment and derived from the proceeds of bonds and motor vehicle tax anticipation certificates and from the motor vehicle license taxes, only in the order of priority of needs, as shown by a survey or surveys conducted in the county under regulations prescribed by the State Board, to determine the capital outlay needs of the county and approved by the State Board; provided, that the priority of such projects may be changed from time to time upon the request of the Board of Public Instruction of the county and with the approval of the State Board; and provided further, that this Subsection (d) shall not in any manner affect any covenant, agreement, or pledge made by the State Board in the issuance by said State Board of any bonds or motor vehicle tax anticipation certificates, or in connection with the issuance of any bonds of any Board of Public Instruction of any county.

(e) The State Board may invest any sinking fund or funds created pursuant to this Amendment in direct obligations of the United States of America or in the bonds or motor vehicle tax anticipation certificates, matured or to mature, issued by the State Board on behalf of the Board of Public Instruction of any county.

(f) The State Board shall have power to make and enforce all rules and regulations necessary to the full exercise of the powers herein granted and no legislation shall be required to render this Amendment of full force and operating effect from and after January 1, 1953. The

Legislature shall not reduce the levies of said motor vehicle license taxes during the life of this Amendment to any degree which will fail to provide the full amount necessary to comply with the provisions of this Amendment and pay the necessary expenses of administering the laws relating to the licensing of motor vehicles, and shall not enact any law having the effect of withdrawing the proceeds of such motor vehicle license taxes from the operation of this Amendment and shall not enact any law impairing or materially altering the rights of the holders of any bonds or motor vehicle tax anticipation certificates issued pursuant to this Amendment or impairing or altering any covenant or agreement of the State Board, as provided in such bonds or motor vehicle tax anticipation certificates.

The State Board shall have power to appoint such persons and fix their compensation for the administration of the provisions of this Amendment as it shall deem necessary, and the expenses of the State Board in administering the provisions of this Amendment shall be prorated among the various counties and paid out of the proceeds of the bonds or motor vehicle tax anticipation certificates or from the funds distributable to each county on the same basis as such motor vehicle license taxes are distributable to the various counties under the provisions of this Amendment. Interest or profit on sinking fund investments shall accrue to the counties in proportion to their respective equities in the sinking fund or funds.

History.—Added SJR 106, 1951; adopted 1952.

SECTION 19. Institutions of higher learning and junior college capital outlay trust fund; bonds.—(a) That beginning January 1, 1964, and for fifty years thereafter, all of the proceeds of the revenues derived from the gross receipts taxes collected from every person, including municipalities, receiving payment for electricity for light, heat or power, for natural or manufactured gas for light, heat or power, for use of telephones and for the sending of telegrams and telegraph messages, as now provided and levied as of the time of adoption of this amendment in Chapter 203, Florida Statutes (hereinafter called "Gross Receipts Taxes"), shall, as collected be placed in a trust fund to be known as the "Institutions of Higher Learning and Junior Colleges Capital Outlay and Debt Service Trust Fund" in the State Treasury (hereinafter referred to as "Capital Outlay Fund"), and used only as provided in this Amendment.

Said fund shall be administered by the State Board of Education, as now created and constituted by Section 3 of Article XII of the Constitution of Florida (hereinafter referred to as "State Board"). For the purpose of this Amendment, said State Board, as now constituted, shall continue as a body corporate during the life of this Amendment and shall have all the powers provided in this Amendment in addition to all other constitutional and statutory powers related to the purposes of this

Amendment heretofore or hereafter conferred by law upon said State Board.

(b) The State Board shall have power, for the purpose of obtaining funds for acquiring, building, constructing, altering, improving, enlarging, furnishing or equipping capital outlay projects theretofore authorized by the legislature and any purposes appurtenant or incidental thereto, for Institutions of Higher Learning or Junior Colleges, as now defined or as may be hereafter defined by law, and for the purpose of constructing buildings and other permanent facilities for vocational technical schools as provided in chapter 230 Florida Statutes, to issue bonds or certificates, including refunding bonds or certificates to fund or refund any bonds or certificates theretofore issued. All such bonds or certificates shall bear interest at not exceeding four and one-half per centum per annum, and shall mature at such time or times as the State Board shall determine not exceeding, in any event, however, thirty years from the date of issuance thereof. The State Board shall have power to determine all other details of such bonds or certificates and to sell at public sale, after public advertisement, such bonds or certificates, provided, however, that no bonds or certificates shall ever be issued hereunder to finance, or the proceeds thereof expended for, any part of the cost of any capital outlay project unless the construction or acquisition of such capital outlay project has been theretofore authorized by the Legislature of Florida. None of said bonds or certificates shall be sold at less than ninety-eight per centum of the par value thereof, plus accrued interest, and said bonds or certificates shall be awarded at the public sale thereof to the bidder offering the lowest net interest cost for such bonds or certificates in the manner to be determined by the State Board.

The State Board shall also have power to pledge for the payment of the principal of and interest on such bonds or certificates and reserves therefor, including refunding bonds or certificates, all or any part of the revenue to be derived from the said Gross Receipts Taxes provided for in this Amendment, and to enter into any covenants and other agreements with the holders of such bonds or certificates concerning the security thereof and the rights of the holders thereof, all of which covenants and agreements shall constitute legally binding and irrevocable contracts with such holders and shall be fully enforceable by such holders in any court of competent jurisdiction.

No such bonds or certificates shall ever be issued by the State Board in an amount exceeding seventy-five per centum of the amount which it determines, based upon the average annual amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding two fiscal years, or the amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding fiscal year, as shown in a certificate filed by the State Comptroller with the State Board prior to the issuance of such bonds or certificates,

whichever is the lesser, can be serviced by the revenues accruing thereafter under the provisions of this Amendment; nor shall the State Board, during the first year following the ratification of this amendment, issue bonds or certificates in excess of seven times the anticipated revenue from said Gross Receipts Taxes during said year, nor during each succeeding year, more than four times the anticipated revenue from said Gross Receipts Taxes during such year. No election or approval of qualified electors or freeholder electors shall be required for the issuance of bonds or certificates hereunder.

After the initial issuance of any bonds or certificates pursuant to this Amendment, the State Board may thereafter issue additional bonds or certificates which will rank equally and on a parity, as to lien on and source of security for payment from said Gross Receipts Taxes, with any bonds or certificates theretofore issued pursuant to this Amendment, but such additional parity bonds or certificates shall not be issued unless the average annual amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding two fiscal years, or the amount of the revenues derived from said Gross Receipts Taxes during the immediately preceding fiscal year, as shown in a certificate filed by the State Comptroller with the State Board prior to the issuance of such bonds or certificates, whichever is the lesser, shall have been equal to one and one-third times the aggregate amount of principal and interest which will become due in any succeeding fiscal year on all bonds or certificates theretofore issued pursuant to this Amendment and then outstanding, and the additional parity bonds or certificates then proposed to be issued. No bonds, certificates or other obligations whatsoever shall at any time be issued under the provisions of this Amendment, except such bonds or certificates initially issued hereunder, and such additional parity bonds or certificates as provided in this paragraph. Notwithstanding any other provision herein no such bonds or certificates shall be authorized or validated during any biennium in excess of fifty million dollars, except by two-thirds vote of the members elected to each house of the legislature; provided further that during the biennium 1963-1965 seventy-five million dollars may be authorized and validated pursuant hereto.

(c) Capital outlay projects theretofore authorized by the legislature for any Institution of Higher Learning or Junior College shall be eligible to participate in the funds accruing under this Amendment derived from the proceeds of bonds or certificates and said Gross Receipts Taxes under such regulations and in such manner as shall be determined by the State Board, and the State Board shall use or transmit to the State Board of Control or to the Board of Public Instruction of any County authorized by law to construct or acquire such capital outlay projects, the amount of the proceeds of such bonds or certificates or Gross Receipts Taxes

to be applied to or used for such capital outlay projects. If for any reason any of the proceeds of any bonds or certificates issued for any capital outlay project shall not be expended for such capital outlay project, the State Board may use such unexpended proceeds for any other capital outlay project for Institutions of Higher Learning or Junior Colleges and vocational technical schools, as defined herein, as now defined or as may be hereafter defined by law, theretofore authorized by the State Legislature. The holders of bonds or certificates issued hereunder shall not have any responsibility whatsoever for the application or use of any of the proceeds derived from the sale of said bonds or certificates, and the rights and remedies of the holders of such bonds or certificates and their right to payment from said Gross Receipts Taxes in the manner provided herein shall not be affected or impaired by the application or use of such proceeds.

The State Board shall use the moneys in said Capital Outlay Fund in each fiscal year only for the following purposes and in the following order of priority:

(1) For the payment of the principal of and interest on any bonds or certificates maturing in such fiscal year.

(2) For the deposit into any reserve funds provided for in the proceedings authorizing the issuance of said bonds or certificates, of any amounts required to be deposited in such reserve funds in such fiscal year.

(3) After all payments required in such fiscal year for the purposes provided for in (1) and (2) above, including any deficiencies for required payments in prior fiscal years, any moneys remaining in said Capital Outlay Fund at the end of such fiscal year may be used by the State Board for direct payment of the cost or any part of the cost of any capital outlay project theretofore authorized by the legislature or for the purchase of any bonds or certificates issued hereunder then outstanding upon such terms and conditions as the State Board shall deem proper, or for the prior redemption of outstanding bonds or certificates in accordance with the provisions of the proceedings which authorized the issuance of such bonds or certificates.

The State Board may invest the moneys in said Capital Outlay Fund or in any sinking fund or other funds created for any issue of bonds or certificates, in direct obligations of the United States of America or in the other securities referred to in Section 344.27, Florida Statutes.

(d) The State Board shall have the power to make and enforce all rules and regulations necessary to the full exercise of the powers herein granted and no legislation shall be required to render this Amendment of full force and operating effect on and after January 1, 1964. The Legislature, during the period this Amendment is in effect, shall not reduce the rate of said Gross Receipts Taxes now provided in said Chapter 203, Florida Statutes, or eliminate, exempt or remove any of the persons, firms

or corporations, including municipal corporations, or any of the utilities, businesses or services now or hereafter subject to said Gross Receipts Taxes, from the levy and collection of said Gross Receipts Taxes as now provided in said Chapter 203, Florida Statutes, and shall not enact any law impairing or materially altering the rights of the holders of any bonds or certificates issued pursuant to this Amendment or impairing or altering any covenants or agreements of the State Board made hereunder, or having the effect of withdrawing the proceeds of said Gross Receipts Taxes from the operation of this Amendment.

The State Board of Administration shall be and is hereby constituted as the Fiscal Agent of the State Board to perform such duties and assume such responsibilities under this Amendment as shall be agreed upon between the State

Board and such State Board of Administration. The State Board shall also have power to appoint such other persons and fix their compensation for the administration of the provisions of this Amendment as it shall deem necessary, and the expenses of the State Board in administering the provisions of this Amendment shall be paid out of the proceeds of bonds or certificates issued hereunder or from said Gross Receipts Taxes deposited in said Capital Outlay Fund.

(e) No capital outlay project or any part thereof shall be financed hereunder unless the bill authorizing such project shall specify it is financed hereunder and shall be approved by a vote of three-fifths of the elected members of each house.

History.—H.J.R. 264, 1963, adopted 1963.

ARTICLE XIII PUBLIC INSTITUTIONS

Sec.

1. Institutions supported by state.
2. State prison.

SECTION 1. Institutions supported by state.—Institutions for the benefit of the insane, blind and deaf, and such other benevolent institutions as the public good may require, shall be fostered and supported by the State, subject to such regulations as may be prescribed by law.

SECTION 2. State prison.—A State Prison shall be established and maintained in such manner as may be prescribed by law. Provision may be made by law for the establishment and maintenance of a house of refuge for juvenile offenders; and the Legislature shall have power to establish a home and work house for common vagrants.

SECTION 3. Counties to provide for benevolent benefits.—The respective counties of the State shall provide in the manner prescribed by law, for those of the inhabitants who by reason of age, infirmity or misfortune, may have claims upon the aid and sympathy of society; provided, however, the Legislature may by general law provide for a uniform State-

Sec.

3. Counties to provide for benevolent benefits.
4. First legislature to enact laws to enforce article.

wide system for such benefits, and appropriate money therefor; but no such general law shall provide benefits to any person who shall not have been a resident of the State of Florida for a period of five years continuously next preceding his application therefor, nor shall such general law provide for benefits to any person solely on account of age who has not attained the age of sixty-five years; Provided, further, that where by any law of the United States, a lessor or different period of residence, age or citizenship shall be fixed in order for the State of Florida to participate in any Federal grants that might be made for such purposes, the Legislature may prescribe such requirements as to citizenship, age and residence as will be consistent with and not in conflict with such Federal law.

History.—Am. S.J.R. 170, 1935; adopted 1936.

SECTION 4. First legislature to enact laws to enforce article.—The first Legislature that convenes after the adoption of this Constitution shall enact the necessary laws to carry into effect the provisions of this Article.

ARTICLE XIV MILITIA

Sec.

1. Composition of state militia.
2. Organizing and disciplining state militia.

SECTION 1. Composition of state militia.—All able bodied male inhabitants of the State between the ages of eighteen and forty-five years, that are citizens of the United States, or have declared their intention to become citizens thereof, shall constitute the militia of the State; but no male citizen of whatever religious creed or opinion shall be exempt from military duty except upon such conditions as may be prescribed by law.

SECTION 2. Organizing and disciplining

Sec.

3. Officers of militia; uniforms.
4. Governor may call out militia.
5. Florida national guard.

state militia.—The Legislature may provide by law for organizing and disciplining the militia of the State, for the encouragement of volunteer corps, the safe keeping of the public arms, and for a guard for the state Prison.

SECTION 3. Officers of militia; uniforms.—The Governor, by and with the consent of the Senate, shall appoint two Major-Generals, and four Brigadier-Generals of militia. They shall take rank according to the dates of their commissions. The officers and soldiers of the State

Militia, when uniformed, shall wear the uniform prescribed for the United States, Army; Provided, that volunteer companies may select their own uniforms.

cf.—§16, Art. IV, Florida Constitution.

SECTION 4. Governor may call out militia.—The Governor shall have power to call out the Militia to preserve the public peace, to execute the Laws of the State, to suppress insurrection or to repel invasion.

SECTION 5. Florida National Guard.—(a) Whenever there shall be in the State of Florida a federally recognized National Guard, the same shall be sui generis and subject to the lawful orders of the Governor, who shall be Commander in Chief.

(b) The National Guard shall be supported and maintained by the State of Florida pursuant to provisions of law prescribed for organiz-

ing, arming, governing and disciplining said National Guard in accordance with the Acts of Congress and regulations of the United States War Department thereunto pertaining.

(c) Officers of the federally recognized National Guard, including the Adjutant General, shall be appointed, and shall be subject to suspension, discharge, removal or compulsory retirement as such, solely on the basis of military proficiency, character and service, as determined according to army regulations and usages sanctioned by law, anything in this Constitution to the contrary notwithstanding.

(d) The qualification of officers and soldiers of the Federally Recognized National Guard shall be prescribed in military regulations promulgated in accordance with the general specifications of the U. S. War Department.

History.—Am. S.J.R. 625, 1937; adopted 1938.

ARTICLE XV. PUBLIC HEALTH

Sec.

1. State and county boards of health.
2. Powers and supervision of state board of health.

SECTION 1. State and county boards of health.—The Legislature shall establish a State Board of Health and also County Boards of Health in all counties where it may be necessary.

SECTION 2. Powers and supervision of state board of health.—The State Board of Health shall have supervision of all matters

Sec.

3. Powers and supervision of county boards of health.

relating to public health, with such duties, powers and responsibilities as may be prescribed by law.

SECTION 3. Powers and supervision of county boards of health.—The County Boards of Health shall have such powers and be under the supervision of the State Board to such extent as the Legislature may prescribe.

ARTICLE XVI. MISCELLANEOUS PROVISIONS.

Sec.

1. Location of seat of government.
2. Oath of office of state officials.
3. Salaries of officers payable upon requisition.
4. Location of county offices; residence of clerk and sheriff.
- 4A. Civil jury trials in Pinellas County; location in certain municipalities within said county.
- 4B. Civil jury trials in Volusia county; location in certain municipalities within said county.
- 4C. Civil jury trials in Highlands county; location in certain municipalities within said county.
- 4D. Civil jury trials in branch courthouses in Brevard county.
- 4E. Civil jury trials in Pasco county; location in certain branch court houses within said county.
5. Donation of public lands to settlers.
6. Publication and distribution of laws.
7. Terms of offices created by legislature.
8. Determination of choice at elections.
9. Costs in criminal cases prosecuted in name of state.
10. Location of state offices; temporary removal.
11. Extra compensation claims.
12. Seal of State of Florida; state flag.
13. Sureties upon official bonds.
14. Officers to hold until successors qualified.

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15. No person to hold two offices at same time.
16. Corporate property subject to taxation, exception.
17. Personal attention to duties of office required.
18. Salary deductions for neglect of duty.
19. Action on proposed United States constitutional amendment; prerequisite.
20. Certificate of election to house of representatives or senate of United States; prerequisite.
21. Recorded deeds and mortgages as prima facie evidence; certified copies.
22. Mechanics liens.
23. Quartering of soldiers; prohibition.
24. Intermarriage of white persons and negroes prohibited.
25. Definition of felony.
26. Provision for claims connected with establishment of East Florida Seminary.
27. Purchase of books for supreme court library.
28. Drainage of land.
29. Condemnation of property; compensation.
30. Legislative power over common carriers.
31. Free railroad passes to state officials prohibited.
32. Legislature may create parole commission.
33. Saltwater fish and salt water products; regulation, etc.
34. Civil service system and boards.

SECTION 1. Location of seat of government.—The Seat of Government shall be at the City of Tallahassee, in the County of Leon.

SECTION 2. Oath of office of state officials.—Each and every officer of this State, including the members of the Legislature, shall before entering upon the discharge of his official duties take the following oath of office: I do solemnly swear (or affirm) that I will support, protect, and defend the Constitution and Government of the United States and of the State of Florida; that I am duly qualified to hold office under the Constitution of the State, and that I will well and faithfully perform the duties of _____ on which I am now about to enter. So help me God.

SECTION 3. Salaries of officers payable upon requisition.—The salary of every officer shall be payable monthly upon his own requisition.

History.—Am. S.J.R. 54, 1921; adopted 1922.

SECTION 4. Location of county offices; residence of clerk and sheriff.—All county officers shall hold their respective offices, and keep their official books and records, at the county seats of their counties; and the Clerk and Sheriff shall either reside or have a sworn deputy within two miles of the county seat.

SECTION 4A. Civil jury trials in Pinellas County; location in certain municipalities within said county.—The Legislature may, from time to time and as the business of Pinellas County may require, provide that trial by jury of all civil suits, properly triable by jury according to law, may be had and held in any municipality, within said county, having a population of more than seventy-five thousand inhabitants according to the latest official census. The legislature may provide also that the clerk of any court or any other court officer, within said county, shall maintain such offices within such municipality, and keep such official books and records therein, as may be necessary to accomplish the purposes of this amendment; provided, however, that the principal offices of such clerks or other officers shall not be removed from the county seat.

History.—Added S. J. R. 34-XX, 1956; adopted 1956.

SECTION 4B. Civil jury trials in Volusia county; location in certain municipalities within said county.—The legislature may, from time to time and as the business of Volusia county may require, provide that trial by jury of all civil suits, properly triable by jury according to law, may be had and held in addition to the county seat in any municipality, within said county, designated by any circuit judge of the 7th judicial circuit. The legislature may provide also that the clerk of any court or any other court officer, within said county, shall maintain such offices within such municipality, and have available such official books and records therein, as may be necessary to accomplish the purposes of this amendment; provided, however, that the principal

offices of such clerks or other officers shall not be removed from the county seat.

History.—Added H.J.R. 409, 1959; adopted 1960.

SECTION 4C. Civil jury trials in Highlands county; location in certain municipalities within said county.—The legislature may from time to time and as the business of Highlands county may require, provide that trial by jury of all civil suits, properly triable by jury according to law, may be had and held in addition to the county seat in any municipality, within said county, designated by any circuit judge of the 10th judicial circuit. The legislature may provide also that the clerk of any court or any other court officer, within said county, shall maintain such offices within such municipality, and have available such official books and records therein, as may be necessary to accomplish the purposes of this amendment; provided, however, that the principal offices of such clerks or other officers shall not be removed from the county seat.

History.—Added H.J.R. 409, 1959; adopted 1960.

SECTION 4D. Civil jury trials in branch court houses in Brevard county.—Civil trials by jury may be held as provided by law in designated branch court houses within Brevard county. All records of any civil trial conducted in any such branch court houses shall be filed in the main court house at the county seat.

History.—Added H.J.R. 1073, 1959; adopted 1960.

SECTION 4E. Civil Jury Trials in Pasco County; location in certain branch court houses within said county.—The legislature may, from time to time, and as the business of Pasco County may require, provide that trial by jury of all civil suits, properly triable by jury according to law, may be had and held in addition to the county seat in any branch court house, within said county. The legislature may provide also that the clerk of any court or any other court officer, within said county, shall maintain such offices within such municipality and have available such official books and records therein, as may be necessary to accomplish the purposes of this amendment; provided, however, that the principal offices of such clerks or other officers shall not be removed from the county seat.

History.—H.J.R. 1853, 1961; adopted 1962.

SECTION 5. Donation of public lands to settlers.—The Legislature may provide for the donation of the public lands to actual settlers, but such donation shall not exceed eighty acres to any one person.

SECTION 6. Publication and distribution of laws.—The legislature shall provide for the speedy publication and distribution of all laws it may enact. Decisions of the Supreme Court and all laws and judicial decisions shall be free for publication by any person. But no judgment of the Supreme Court shall take effect until the decision of the Court in such case shall be filed with the clerk of said Court.

History.—Am. J.R. 1, 1895; adopted 1896.

SECTION 7. Terms of offices created by legislature.—The Legislature shall not create any office, the term of which shall be longer than four years.

SECTION 8. Determination of choice at elections.—A plurality of votes given at an election of officers shall constitute a choice when not otherwise provided by this Constitution.

SECTION 9. Costs in criminal cases prosecuted in name of state.—In all criminal cases prosecuted in the name of the State when the defendant is insolvent or discharged, the legal costs and expenses, including the fees of officers, shall be paid by the counties where the crime is committed, under such regulations as shall be prescribed by law, and all fines and forfeitures collected under the penal laws of the State shall be paid into the County Treasuries of the respective Counties as a general County fund to be applied to such legal costs and expenses.

History.—Am. J.R. 1, 1893; adopted 1894.

SECTION 10. Location of state offices; temporary removal.—The Governor, Supreme Court and all the administrative officers of the Executive Department shall keep their offices at the Seat of Government. But in case of invasion or violent epidemics the Governor may direct that the offices of the Government be removed temporarily to some other place. The sessions of the Legislature may be adjourned for the same cause to some other place, but in case of such removal all the Departments of the Government shall be removed to one place. But such removal shall not continue longer than the necessity for the same shall continue.

SECTION 11. Extra compensation claims.—No extra compensation shall be made to any officer, agent, employe, or contractor after the service shall have been rendered, or the contract made; nor shall any money be appropriated or paid on any claim, the subject matter of which shall not have been provided for by pre-existing laws, unless such compensation or claim be allowed by bill passed by two thirds of the members elected to each house of the Legislature.

SECTION 12. Seal of State of Florida; state flag.—The present seal of the State shall remain the seal of the State of Florida. The State flag shall be of the following proportions and description: Depth to be three-fourths length of fly. The seal of the State, of diameter one-third the fly, in the center of a white ground. Red bars, in width one-eighth the length of fly extending from each corner toward the center, to the outer rim of the seal.

History.—Am. J.R. 4, 1899; adopted 1900.

SECTION 13. Sureties upon official bonds.—The sureties upon the official bonds of all State, county, and municipal officers shall be residents of, and have sufficient visible property unencumbered within the State, not exempt

from sale under legal process, to make good their bonds: and the sureties upon the official bonds of all county and municipal officers shall reside within the county where their principals upon such bonds reside, and shall have sufficient visible and unencumbered property in such county, that is not exempt from sale under legal process, to make good their liability on such bonds: Provided, "That any duly organized and responsible Guarantee or Surety Company, either foreign or domestic, lawfully doing business in this State, may become and be accepted as surety on all such official bonds."

History.—Am. J.R. 1, 1897; adopted 1898.

SECTION 14. Officers to hold until successors qualified.—All State, County and Municipal officers shall continue in office after the expiration of their official terms until their successors are duly qualified.

SECTION 15. No person to hold two offices at same time.—No person holding or exercising the functions of any office under any foreign Government, under the Government of the United States, or under any other State, shall hold any office of honor or profit under the government of this State; and no person shall hold, or perform the functions of, more than one office under the government of this State at the same time; Provided, Notaries Public, militia officers, county school officers and Commissioners of Deeds may be elected or appointed to fill any legislative, executive or judicial office.

SECTION 16. Corporate property subject to taxation, exception.—The property of all corporations, except the property of a corporation which shall construct a ship or barge canal across the peninsula of Florida, if the Legislature should so enact, whether heretofore or hereafter incorporated, shall be subject to taxation unless such property be held and used exclusively for religious, scientific, municipal, educational, literary or charitable purposes.

SECTION 17. Personal attention to duties of office required.—No person shall hold any office of trust or profit under the laws of this State without devoting his personal attention to the duties of the same.

SECTION 18. Salary deductions for neglect of duty.—The Legislature shall provide for deductions from the salaries of public officers who neglect the performance of any duty assigned them by law.

SECTION 19. Action on proposed United States constitutional amendment; prerequisite.—No Convention nor Legislature of this State shall act upon any amendment of the Constitution of the United States proposed by Congress to the several States, unless such Convention or Legislature shall have been elected after such amendment is submitted.

SECTION 20. Certificate of election to house of representatives or senate of United States; prerequisite.—The Governor and every State officer are hereby prohibited from giving cer-

tificates of election or other credentials to any person as having been elected to the House of Representatives of the United States Congress or the United States Senate, who has not been five years a citizen of the State and ten years a citizen of the United States, and a qualified voter.

SECTION 21. Recorded deeds and mortgages as prima facie evidence; certified copies.—Deeds and mortgages which have been proved for record and recorded according to law, shall be taken as prima facie evidence in the courts of this State without requiring proof of the execution. A certified copy of the record of any deed or mortgage that has been or shall be duly recorded according to law shall be admitted as prima facie evidence thereof, and of its due execution with like effect as the original duly proved; Provided, It be made to appear that the original is not within the custody or control of the party offering such copy.

SECTION 22. Mechanics liens.—The Legislature shall provide for giving to mechanics and laborers an adequate lien on the subject matter of their labor.

SECTION 23. Quartering of soldiers; prohibition.—No soldier shall, in time of peace, be quartered in any house without the consent of the owner, nor in time of war except in the manner prescribed by law.

SECTION 24. Intermarriage of white persons and negroes prohibited.—All marriages between a white person and a negro, or between a white person and a person of negro descent to the fourth generation, inclusive, are hereby forever prohibited.

SECTION 25. Definition of felony.—The term felony, whenever it may occur in this Constitution or in the laws of the State, shall be construed to mean any criminal offense punishable with death or imprisonment in the State Penitentiary.

SECTION 26. Provision for claims connected with establishment of East Florida Seminary.—The Legislature may make provision for the proper adjustment and settlement of the claim of the citizens of Ocala against the State for certain aid given by the town of Ocala for the establishment of the East Florida Seminary in 1852, and conditional upon its location at the said town.

SECTION 27. Purchase of books for supreme court library.—The Legislature shall appropriate at least five hundred dollars each year for the purchase of such books for the Supreme Court Library as the Court may direct.

SECTION 28. Drainage of land.—The Legislature may provide for the drainage of the land of one person over or through that of another, upon just compensation therefor to the owner of the land over which such drainage is had.

SECTION 29. Condemnation of property; compensation.—No private property, nor right

of way shall be appropriated to the use of any corporation or individual until full compensation therefor shall be first made to the owner, or first secured to him by deposit of money; which compensation, irrespective of any benefit from any improvement proposed by such corporation or individual, shall be ascertained by a jury of twelve men in a court of competent jurisdiction, as shall be prescribed by law.

SECTION 30. Legislative power over common carriers.—The Legislature is invested with full power to pass laws for the correction of abuses and to prevent unjust discrimination and excessive charges by persons and corporations engaged as common carriers in transporting persons and property, or performing other services of a public nature; and shall provide for enforcing such laws by adequate penalties or forfeitures.

SECTION 31. Free railroad passes to state officials prohibited.—No railroad or other transportation company or common carrier in this State shall grant a free pass, or discount the fare paid by the public generally, to any member of the Legislature, or to any salaried officer of this State, and the Legislature shall prohibit the granting or receiving such free pass, or fare at a discount, by suitable penalties.

SECTION 32. Legislature may create parole commission.—The Legislature may create a Parole Commission empowered to grant paroles or conditional releases or probation under official supervision to prisoners or persons charged with criminal offenses, and may provide for the qualification and method of selecting the Commission members and for their term of office the length of which shall be wholly within the discretion of the Legislature.

History.—Added, S.J.R. 1001, 1939; adopted 1940.

SECTION 33 (32)* Salt water fish and salt water products; regulation, etc.—The Legislature may vest in such board or commission, now created or that may be created by it, authority to make and establish rules and regulations without regard to uniformity of application, relating to the conservation of salt water fish and salt water products.

History.—Added, H.J.R. 560, 1941; adopted 1942.

*Erroneously numbered (32) by legislature.

SECTION 34. Civil service system and boards.—The Legislature may by general, special or local laws create Civil Service systems and Civil Service Boards for municipal, county and state employees and for municipal, county and state officers not appointed by the governor or elected by the people and the Legislature may authorize such Civil Service Boards to provide for the qualifications and method of employing such employees and officers and to prescribe the length of their terms of office or employment.

History.—Added S. J. R. 642, 1955; adopted 1956.

ARTICLE XVII AMENDMENTS

Sec.

1. Method of amending constitution.
2. Method of revising constitution.

SECTION 1. Method of amending constitution.—Either branch of the Legislature, at any regular session, or at any special or extra-ordinary session thereof called for such purpose either in the governor's original call or any amendment thereof, may propose the revision or amendment of any portion or portions of this Constitution. Any such revision or amendment may relate to one subject or any number of subjects, but no amendment shall consist of more than one revised article of the Constitution.

If the proposed revision or amendment is agreed to by three-fifths of the members elected to each house, it shall be entered upon their respective journals with the yeas and nays and published in one newspaper in each county where a newspaper is published for two times, one publication to be made not earlier than ten weeks and the other not later than six weeks, immediately preceding the election at which the same is to be voted upon, and thereupon submitted to the electors of the State for approval or rejection at the next general election, provided, however, that such revision or amendment may be submitted for approval or rejection in a special election under the conditions described in and in the manner provided by Section 3 of Article XVII of this Constitution. If a majority of the electors voting upon the amendment adopt such amendment the same shall become a part of this Constitution.

History.—Am. H.J.R. 118, 1947; adopted 1948.

SECTION 2. Method of revising constitution.—If at any time the Legislature, by a vote of two-thirds of all the members of both Houses, shall determine that a revision of this Constitution is necessary, such determination shall be entered upon their respective Journals, with the yeas and nays thereon. Notice of said action shall be published weekly in one newspaper in every county in which a newspaper is published, for three months preceding the next general election of Representatives, and in those counties where no newspaper is published, notice shall be given by posting at the several polling precincts in

Sec.

3. Method of amending constitution at special election.

such counties for six weeks next preceding said election. The electors at said election may vote for or against the revision in question. If a majority of the electors so voting be in favor of revision, the Legislature chosen at such election shall provide by law for a Convention to revise the Constitution, said Convention to be held within six months after the passage of such law. The Convention shall consist of a number equal to the membership of the House of Representatives, and shall be apportioned among the several counties in the same manner as members of said House.

SECTION 3. Method of amending constitution at special election.—If at any regular or special or extra session, the Legislature, by vote of three-fourths of all members elected to each House, shall determine that an emergency requiring an early decision by the electors of the State exists, an Amendment to this Constitution dealing with the subject matter of such emergency may be proposed, and if the proposed Amendment be agreed to by a three-fourths vote of all the members elected to each House, the same shall be entered upon their respective journals with the yeas and nays thereon. Thereupon, at the same session, the Legislature shall provide for a special election to be held not less than ninety nor more than one hundred eighty days after adjournment and for publication of notice thereof, at which special election the proposed Amendment shall be submitted to the electors of the State for approval or rejection; provided, that if a general election of Representatives is to occur within said period, such Amendment shall be submitted to the electors at such general election.

If a majority of the electors voting upon the proposed Amendment shall adopt the Amendment, the same shall become a part of this Constitution. This Amendment shall not be held to supersede or in anywise affect any existing provision of the Constitution relating to Amendments, but shall be regarded as an additional method of Amendment thereto.

History.—Added, S.J.R. 88, 1941; adopted 1942.

ARTICLE XVIII SCHEDULE

Sec.

1. Constitution of 1868 superseded; rights preserved.
2. Laws not inconsistent continue in force.
3. Officers to continue in office unless otherwise provided.
4. Office of Lieutenant-Governor not to be vacated until expiration of term.
5. Certain vacancies to be filled according to Constitution of 1868.
6. Term of appointees to fill vacancies.
7. Election to fill vacancies; terms.

Sec.

8. Commissioner of lands and immigration to assume office of commissioner of agriculture.
9. General elections.
10. First election of county offices.
11. Duty of president of convention.
12. Announcement of constitution; copies.
13. Courts to continue jurisdiction until new courts set up.
14. Commencement of terms of county officers.

SECTION 1. Constitution of 1868 superseded; rights preserved.—The Constitution adopted A. D. 1868, with amendments thereto is declared to be superseded by this Constitution: But all rights, actions, claims, and contracts, both as respects individuals and bodies corporate, shall continue to be as valid as if this Constitution had not been adopted. And all fines, taxes, penalties, and forfeitures due and owing to the State of Florida under the Constitution of 1868, shall inure to the use of the State under this Constitution.

SECTION 2. Laws not inconsistent continue in force.—All laws now in force not inconsistent with this Constitution shall continue in force until they shall expire by their own limitation, or be repealed by the Legislature.

SECTION 3. Officers to continue in office unless otherwise provided.—All persons holding any office or appointment at the ratification of this Constitution shall continue in the exercise of the duties thereof, according to their respective commissions or appointments, and until their successors are duly qualified, unless by this Constitution otherwise provided.

SECTION 4. Office of Lieutenant-Governor not to be vacated until expiration of term.—Nothing contained in this Constitution shall operate to vacate the office of Lieutenant Governor until the expiration of his present term.

SECTION 5. Certain vacancies to be filled according to Constitution of 1868.—All vacancies occurring by limitation of terms before the general election in 1888 shall be filled as provided for by law under the Constitution of 1868.

SECTION 6. Term of appointees to fill vacancies.—The term of office for all appointees to fill vacancies in any of the elective offices under this Constitution shall extend only to the first Tuesday after the first Monday in January next after the election and qualification of a successor.

History.—Am. S.J.R. 203, 1943; adopted 1944.

SECTION 7. Election to fill vacancies; terms.—In all cases of election to fill vacancies in office such election shall be for that part of the unexpired term commencing on the first Tuesday after the first Monday in January next after such election.

History.—Am. S.J.R. 203, 1943; adopted 1944.

SECTION 8. Commissioner of lands and immigration to assume office of commissioner

of agriculture.—Upon the ratification of this Constitution the Commissioner of Lands and Immigration shall assume the office of Commissioner of Agriculture and his duties as such shall be prescribed by the first Legislature assembled under this Constitution.

SECTION 9. General elections.—A general election shall be held in each county in this State on the first Tuesday after the first Monday in November, A. D. 1898, and every two years thereafter, for all elective State and County officers, whose terms of office are about to expire, or for any elective office that shall have become vacant.

History.—Am. J.R. 5, 1895; adopted 1896.

SECTION 10. First election of county offices.—The first election for County Judge, Clerk of the Circuit Court, Sheriff, Tax assessor, Tax Collector, County Treasurer, County Superintendent of Public Instruction, County Surveyor, Justices of the Peace, Constables and all other elective County officers shall be at the general election in 1888.

SECTION 11. Duty of president of convention.—It shall be the duty of the President of this Convention immediately on its adjournment to certify to the Governor a copy of this Constitution.

SECTION 12. Announcement of constitution; copies.—Upon receipt of such certified copy the Governor shall forthwith announce the fact by proclamation, to be published in such newspapers in this State as may be deemed requisite for general information, and five printed copies of such Constitution shall be transmitted by the Secretary of State to the Clerk of the Circuit Court, and five to the County Judge of each county, which shall be kept on file in their respective offices for examination by any person desiring the same.

SECTION 13. Courts to continue jurisdiction until new courts set up.—All Courts as now organized and constituted shall continue with their jurisdiction until the Legislature shall conform to the requirements of this Constitution the jurisdiction of such Courts as, under this Constitution, are to exercise in whole or in part the jurisdiction of Courts now organized.

SECTION 14. Commencement of terms of county officers.—The terms of office of all County officers, unless otherwise provided, shall commence on the first Tuesday after the first Monday in January next after their election.

ARTICLE XIX.
LOCAL OPTION.

- Sec.
1. Election; application.
 2. Legislature to provide for enforcement of this article.

SECTION 1. Election; application.—The Board of County Commissioners of each County in the State, not oftener than once in every two years, upon the application of one-fourth of the registered voters of any County, shall call and provide for an election in the County in which application is made, to decide whether the sale of intoxicating liquors, wines or beer shall be prohibited therein, the question to be determined by a majority of those voting at the election called under this Section, which election shall be conducted in the manner prescribed by law for holding general elections. Elections under this Section shall be held within sixty days from the time of presenting said application, but if any such election should thereby take place within sixty days of any State or National election, or primary, it shall be held within sixty days after such State or National election, or primary.

History.—Am. H.J.R. 83, 1933; adopted 1934.

SECTION 2. Legislature to provide for enforcement of this article.—The Legislature shall provide by general or special or local Legislation laws to carry out and enforce the provisions of this Article. All laws relating to intoxicating liquors, wines and beer which were in effect on December 31, 1918, unless changed by the Legislature by laws expressly made, effective concurrently with this amendment, shall as so changed become effective with this Article and shall so remain until thereafter changed by the Legislature. The power

- Sec.
3. Status as of 1918 to be same until changed by election.
 4. Article to become effective; when.

of the Legislature to provide necessary laws to carry out and enforce this Article shall include the right to provide for manufacture or sale by private individuals, firms and corporations or by the State or by Counties, Cities or political sub-divisions, or by any governmental commission or agency to be created for that purpose.

History.—Am. H.J.R. 83, 1933; adopted 1934.

SECTION 3. Status as of 1918 to be same until changed by election.—Until changed by elections called under this Article, the status of all territory in the State of Florida as to whether the sale is permitted or prohibited shall be the same as it was on December 31, 1918, provided that at the General Election in 1934 or at any time within two years after this Article becomes effective the Board of County Commissioners of any County shall, upon the application of five percent. of the registered voters of the County, call and provide for an election to decide whether the sale shall be prohibited in such County, said election to be otherwise as provided in Article 1 hereof.

History.—Added, H.J.R. 83, 1933; adopted 1934.

SECTION 4. Article to become effective; when.—This Article shall become effective immediately upon its adoption and the repeal of Article XVIII of the Amendments to the Constitution of the United States of America.

History.—Added, H.J.R. 83, 1933; adopted 1934.

ARTICLE XX
COUNTY OFFICERS

- Sec.
1. Assessment and collection officers for state, county, municipal, etc., taxes in Orange county.

SECTION 1. Assessment and collection officers for state, county, municipal, etc., taxes in Orange county.—The Legislature is authorized and empowered to provide by law or laws enacted by it at its regular session held in A. D. 1947, or at any regular session thereafter, for the consolidation, abolishing or creating of any county offices in Orange County, Florida, provided, there is excepted from the effects of this article judges of all courts; and to provide for the assessment and collection of municipal taxes and assessments, or either of them, by county tax officers in said county. Any law so enacted respecting the consolidation or creation of any county offices shall prescribe the powers, duties and compensation, of the officers designated therein to exercise and discharge the

- Sec.
2. Referendum election.

duties of the offices so consolidated or created; and any law so enacted respecting the assessment and collection of municipal taxes and assessments, or either of them, by county tax officers, shall provide for the assessing, collecting, accounting for and disbursing of said taxes and/or assessments to the appropriate municipal authorities, and for compensation for such county taxing officers for services rendered incident thereto. That if any such law respecting the consolidation or creation of any county offices is accepted and ratified at the referendum election herein provided, such law shall become effective with respect to the offices affected thereby on the first Tuesday after the first Monday in January of any year immediately succeeding the general election had subse-

quent to said referendum election at which electors for President of the United States are voted for; and if any such law respecting the assessment and collection of municipal taxes and assessments, or either of them, by county tax officers is accepted and ratified at the referendum election as provided herein, the same shall become effective on the first day of January next succeeding such referendum election.

History.—Added, S.J.R. 663, 1945; adopted 1946.

SECTION 2. Referendum election.—Before any law described in the preceding section of this Article shall be of any force and effect, it shall be accepted and ratified by a majority vote of the qualified electors of Orange County, Florida, at a referendum election to be called and held for the purpose of determining whether such law shall be accepted and ratified or rejected by the qualified electors of said county. Such referendum election shall be held within ninety days after the effective date of any such law. The board of county commissioners shall

provide for the holding of any such referendum election and notice thereof shall be published by said Board once each week for at least four successive weeks immediately next prior to the date of such election in a newspaper of general circulation in said county. Except as herein otherwise provided, the laws of the state relating to the holding of general elections shall cover the holding of any such referendum election. If any such law shall be accepted and ratified by the majority of electors participating in any such referendum election, such law shall become and be in full force and effect, but if at any such election a majority of the electors participating therein shall vote against the acceptance and ratification of such law, it shall be null and void and of no force and effect. The canvassing board of such county shall certify the result of any such referendum election to the secretary of state within ten days after the holding thereof.

History.—Added, S.J.R. 663, 1945; adopted 1946.

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CONSTITUTION OF THE UNITED STATES

PREAMBLE

We the people of the United States, in order to form a more perfect Union, establish justice, insure domestic tranquility, provide for the common defence, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America.

ARTICLE I

SECTION 1. All legislative powers herein granted shall be vested in a Congress of the United States, which shall consist of a Senate and House of Representatives.

SECTION 2. ¹ The House of Representatives shall be composed of members chosen every second year by the people of the several States, and the electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State legislature.

* No person shall be a representative who shall not have attained to the age of twenty-five years, and been seven years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State in which he shall be chosen.

* [Representatives and direct taxes shall be apportioned among the several States which may be included within this Union, according to their respective numbers, which shall be determined by adding to the whole number of free persons, including those bound to service for a term of years, and excluding Indians not taxed, three fifths of all other persons.] The actual enumeration shall be made within three years after the first meeting of the Congress of the United States, and within every subsequent term of ten years, in such manner as they shall by law direct. The number of representatives shall not exceed one for every thirty thousand, but each State shall have at least one representative; and until such enumeration shall be made, the State of New Hampshire shall be entitled to chuse three, Massachusetts eight, Rhode-Island and Providence Plantations one, Connecticut five, New-York six, New Jersey four, Pennsylvania eight, Delaware one, Maryland six, Virginia ten, North Carolina five, South Carolina five, and Georgia three.

Note.—The part of this clause relating to the mode of apportionment of Representatives was changed after the Civil War by section 2 of the Fourteenth Amendment and as to taxes on incomes without apportionment, by the Sixteenth Amendment.

* When vacancies happen in the representation from any State, the executive authority thereof shall issue writs of election to fill such vacancies.

* The House of Representatives shall chuse their speaker and other officers; and shall have the sole power of impeachment.

SECTION 3. ¹ [The Senate of the United States shall be composed of two senators from each State, chosen by the legislature thereof, for six years; and each senator shall have one vote.]

Note.—This provision has now been changed by the Seventeenth Amendment to the Constitution.

* Immediately after they shall be assembled in consequence of the first election, they shall be divided as equally as may be into three classes. The seats of the senators of the first class shall be vacated at the expiration of the second year, of the second class at the expiration of the fourth year, and of the third class at the expiration of the sixth year, so that one third may be chosen every second year; [and if vacancies happen by resignation, or otherwise, during the recess of the legislature of any State, the executive thereof may make temporary appointments until the next meeting of the legislature, which shall then fill such vacancies.]

Note.—That part of the above paragraph in brackets was changed by the Seventeenth Amendment.

* No person shall be a senator who shall not have attained to the age of thirty years, and been nine years a citizen of the United States, and who shall not, when elected, be an inhabitant of that State for which he shall be chosen.

* The Vice President of the United States shall be President of the Senate, but shall have no vote, unless they be equally divided.

* The Senate shall chuse their other officers, and also a president pro tempore, in the absence of the Vice President, or when he shall exercise the office of the President of the United States.

* The Senate shall have the sole power to try all impeachments. When sitting for that purpose, they shall be on oath or affirmation. When the President of the United States is tried, the chief justice shall preside: and no person shall be convicted without the concurrence of two thirds of the members present.

* Judgment in cases of impeachment shall not extend further than to removal from office, and disqualification to hold and enjoy any office of honor, trust or profit under the United States: but the party convicted shall nevertheless be liable and subject to indictment, trial, judgment and punishment, according to law.

SECTION 4. ¹ The times, places and manner of holding elections for senators and representatives, shall be prescribed in each State by the legislature thereof; but the Congress may at any time by law make or alter such regulations, except as to the places of chusing senators.

* [The Congress shall assemble at least once

in every year, and such meeting shall be on the first Monday in December, unless they shall by law appoint a different day.]

Note.—This provision of the Constitution has been superseded by the Twentieth Amendment.

SECTION 5. ¹ Each House shall be the judge of the elections, returns and qualifications of its own members, and a majority of each shall constitute a quorum to do business; but a smaller number may adjourn from day to day, and may be authorized to compel the attendance of absent members, in such manner, and under such penalties as each House may provide.

² Each House may determine the rules of its proceedings, punish its members for disorderly behaviour, and, with the concurrence of two thirds, expel a member.

³ Each House shall keep a journal of its proceedings, and from time to time publish the same, excepting such parts as may in their judgment require secrecy; and the yeas and nays of the members of either House on any question shall, at the desire of one fifth of those present, be entered on the journal.

⁴ Neither House, during the session of Congress, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which the two Houses shall be sitting.

SECTION 6. ¹ The senators and representatives shall receive a compensation for their services, to be ascertained by law, and paid out of the Treasury of the United States. They shall in all cases, except treason, felony, and breach of the peace, be privileged from arrest during their attendance at the session of their respective Houses, and in going to and returning from the same; and for any speech or debate in either House, they shall not be questioned in any other place.

² No senator or representative shall, during the time for which he was elected, be appointed to any civil office under the authority of the United States, which shall have been created, or the emoluments whereof shall have been increased during such time; and no person holding any office under the United States, shall be a member of either House during his continuance in office.

SECTION 7. ¹ All bills for raising revenue shall originate in the House of Representatives; but the Senate may propose or concur with amendments as on other bills.

² Every bill which shall have passed the House of Representatives and the Senate, shall, before it becomes a law, be presented to the President of the United States; if he approve he shall sign it, but if not he shall return it, with his objections to that House in which it shall have originated, who shall enter the objections at large on their journal, and proceed to reconsider it. If after such reconsideration two thirds of that House shall agree to pass the bill, it shall be sent, together with the objections, to the other House,

by which it shall likewise be reconsidered, and if approved by two thirds of that House, it shall become a law. But in all such cases the votes of both Houses shall be determined by yeas and nays, and the names of the persons voting for and against the bill shall be entered on the journal of each House respectively. If any bill shall not be returned by the President within ten days (Sundays excepted) after it shall have been presented to him, the same shall be a law, in like manner as if he had signed it, unless the Congress by their adjournment prevent its return, in which case it shall not be a law.

³ Every order, resolution, or vote to which the concurrence of the Senate and House of Representatives may be necessary (except on a question of adjournment) shall be presented to the President of the United States; and before the same shall take effect, shall be approved by him, or being disapproved by him, shall be re-passed by two thirds of the Senate and House of Representatives, according to the rules and limitations prescribed in the case of a bill.

SECTION 8. The Congress shall have power

¹ To lay and collect taxes, duties, imposts, and excises, to pay the debts and provide for the common defence and general welfare of the United States; but all duties, imposts, and excises shall be uniform throughout the United States;

² To borrow money on the credit of the United States;

³ To regulate commerce with foreign nations, and among the several States, and with the Indian tribes;

⁴ To establish an uniform rule of naturalization, and uniform laws on the subject of bankruptcies throughout the United States;

⁵ To coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures;

⁶ To provide for the punishment of counterfeiting the securities and current coin of the United States;

⁷ To establish post offices and post roads;

⁸ To promote the progress of science and useful arts, by securing for limited times to authors and inventors the exclusive right to their respective writings and discoveries;

⁹ To constitute tribunals inferior to the Supreme Court;

¹⁰ To define and punish piracies and felonies committed on the high seas, and offenses against the law of nations;

¹¹ To declare war, grant letters of marque and reprisal, and make rules concerning captures on land and water;

¹² To raise and support armies, but no appropriation of money to that use shall be for a longer term than two years;

¹³ To provide and maintain a navy;

¹⁴ To make rules for the government and regulation of the land and naval forces;

¹⁵ To provide for calling forth the militia to execute the laws of the Union, suppress insurrections and repel invasions;

¹⁶ To provide for organizing, arming, and disciplining, the militia, and for governing such part of them as may be employed in the service of the United States, reserving to the States respectively, the appointment of the officers, and the authority of training the militia according to the discipline prescribed by Congress;

¹⁷ To exercise exclusive legislation in all cases whatsoever, over such district (not exceeding ten miles square) as may, by cession of particular States, and the acceptance of Congress, become the seat of the government of the United States, and to exercise like authority over all places purchased by the consent of the legislature of the State in which the same shall be, for the erection of forts, magazines, arsenals, dock-yards, and other needful buildings; —and

¹⁸ To make all laws which shall be necessary and proper for carrying into execution the foregoing powers, and all other powers vested by this Constitution in the government of the United States, or in any department or officer thereof.

SECTION 9. ¹ The migration or importation of such persons as any of the States now existing shall think proper to admit, shall not be prohibited by the Congress prior to the year one thousand eight hundred and eight, but a tax or duty may be imposed on such importation, not exceeding ten dollars for each person.

² The privilege of the writ of habeas corpus shall not be suspended, unless when in cases of rebellion or invasion the public safety may require it.

³ No bill of attainder or ex post facto law shall be passed.

⁴ [No capitation, or other direct, tax shall be laid, unless in proportion to the census or enumeration herein before directed to be taken.]

Note.—This provision was changed in 1913 by the Sixteenth Amendment to the Constitution.

⁵ No tax or duty shall be laid on articles exported from any State.

⁶ No preference shall be given by any regulation of commerce or revenue to the ports of one State over those of another: nor shall vessels bound to, or from, one State be obliged to enter, clear, or pay duties in another.

⁷ No money shall be drawn from the treasury, but in consequence of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published from time to time.

⁸ No title of nobility shall be granted by the United States: and no person holding any office of profit or trust under them, shall, without the consent of the Congress, accept of any present, emolument, office, or title, of any kind whatever, from any king, prince, or foreign State.

SECTION 10. ¹ No State shall enter into any treaty, alliance, or confederation; grant letters

of marque and reprisal; coin money; emit bills of credit; make anything but gold and silver coin a tender in payment of debts; pass any bill of attainder, ex post facto law, or law impairing the obligation of contracts, or grant any title of nobility.

² No State shall, without the consent of the Congress, lay any imposts or duties on imports or exports, except what may be absolutely necessary for executing its inspection laws: and the net produce of all duties and imposts, laid by any State on imports or exports, shall be for the use of the Treasury of the United States; and all such laws shall be subject to the revision and controul of the Congress.

³ No State shall, without the consent of the Congress, lay any duty of tonnage, keep troops, or ships of war in time of peace, enter into an agreement or compact with another State, or with a foreign power, or engage in war, unless actually invaded, or in such imminent danger as will not admit of delay.

ARTICLE II

SECTION 1. ¹ The executive power shall be vested in a President of the United States of America. He shall hold his office during the term of four years, and together with the Vice President, chosen for the same term, be elected as follows:

² Each State shall appoint, in such manner as the legislature thereof may direct, a number of electors, equal to the whole number of senators and representatives to which the State may be entitled in the Congress: but no senator or representative, or person holding an office of trust or profit under the United States, shall be appointed an elector.

[The electors shall meet in their respective States, and vote by ballot for two persons, of whom one at least shall not be an inhabitant of the same State with themselves. And they shall make a list of all the persons voted for, and of the number of votes for each; which list they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the president of the Senate. The president of the Senate shall, in the presence of the Senate and House of Representatives, open all the certificates, and the votes shall then be counted. The person having the greatest number of votes shall be the President, if such number be a majority of the whole number of electors appointed; and if there be more than one who have such majority, and have an equal number of votes, then the House of Representatives shall immediately chuse by ballot one of them for President; and if no person have a majority, then from the five highest on the list the said House shall in like manner chuse the President. But in chusing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two thirds of the States, and a majority of all the States

shall be necessary to a choice. In every case, after the choice of the President, the person having the greatest number of votes of the electors shall be the Vice President. But if there should remain two or more who have equal votes, the Senate shall chuse from them by ballot the Vice President.]

Note.—Clause enclosed in brackets superseded by Twelfth Amendment.

* The Congress may determine the time of chusing the electors, and the day on which they shall give their votes; which day shall be the same throughout the United States.

* No person except a natural born citizen, or a citizen of the United States, at the time of the adoption of this Constitution, shall be eligible to the office of President; neither shall any person be eligible to that office who shall not have attained to the age of thirty-five years, and been fourteen years a resident within the United States.

* In case of the removal of the President from office, or at his death, resignation, or inability to discharge the powers and duties of the said office, the same shall devolve on the Vice President, and the Congress may by law provide for the case of removal, death, resignation or inability, both of the President and Vice President, declaring what officer shall then act as President, and such officer shall act accordingly, until the disability be removed, or a President shall be elected.

* The President shall, at stated times, receive for his services, a compensation which shall neither be increased nor diminished during the period for which he shall have been elected, and he shall not receive within that period any other emolument from the United States, or any of them.

* Before he enter on the execution of his office, he shall take the following oath or affirmation:—"I do solemnly swear (or affirm) that I will faithfully execute the office of President of the United States, and will to the best of my ability, preserve, protect and defend the Constitution of the United States."

SECTION 2. ¹ The President shall be commander in chief of the army and navy of the United States, and of the militia of the several States, when called into the actual service of the United States; he may require the opinion, in writing, of the principal officer in each of the executive departments, upon any subject relating to the duties of their respective offices, and he shall have power to grant reprieves and pardons for offences against the United States, except in cases of impeachment.

* He shall have power, by and with the advice and consent of the Senate, to make treaties, provided two-thirds of the Senators present concur; and he shall nominate, and by and with the advice and consent of the Senate, shall appoint ambassadors, other public ministers and consuls, judges of the Supreme Court, and all other officers of the United States, whose appointments

are not herein otherwise provided for, and which shall be established by law: but the Congress may by law vest the appointment of such inferior officers, as they think proper, in the President alone, in the courts of law, or in the heads of departments.

* The President shall have power to fill up all vacancies that may happen during the recess of the Senate, by granting commissions which shall expire at the end of their next session.

SECTION 3. He shall from time to time give to the Congress information of the state of the Union, and recommend to their consideration such measures as he shall judge necessary and expedient; he may, on extraordinary occasions, convene both Houses, or either of them, and in case of disagreement between them, with respect to the time of adjournment, he may adjourn them to such time as he shall think proper; he shall receive ambassadors and other public ministers; he shall take care that the laws be faithfully executed, and shall commission all the officers of the United States.

SECTION 4. The President, Vice President, and all civil officers of the United States, shall be removed from office on impeachment for, and conviction of, treason, bribery, or other high crimes and misdemeanors.

ARTICLE III

SECTION 1. The judicial power of the United States shall be vested in one Supreme Court, and in such inferior courts as the Congress may from time to time ordain and establish. The judges, both of the Supreme and inferior courts, shall hold their offices during good behaviour, and shall, at stated times, receive for their services, a compensation, which shall not be diminished during their continuance in office.

SECTION 2. ¹ The judicial power shall extend to all cases, in law and equity, arising under this Constitution, the laws of the United States, and treaties made, or which shall be made, under their authority;—to all cases affecting ambassadors, other public ministers and consuls;—to all cases of admiralty and maritime jurisdiction;—to controversies to which the United States shall be a party;—to controversies between two or more States; between a State and citizens of another State;—between citizens of different States;—between citizens of the same State claiming lands under grants of different States, and between a State, or the citizens thereof, and foreign States, citizens or subjects.

* In all cases affecting ambassadors, other public ministers and consuls, and those in which a State shall be a party, the Supreme Court shall have original jurisdiction. In all the other cases before mentioned, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with such exceptions, and under such regulations as the Congress shall make.

* The trial of all crimes, except in cases of

impeachment, shall be by jury; and such trial shall be held in the State where the said crimes shall have been committed; but when not committed within any State, the trial shall be at such place or places as the Congress may by law have directed.

SECTION 3. ¹ Treason against the United States, shall consist only in levying war against them, or in adhering to their enemies, giving them aid and comfort. No person shall be convicted of treason unless on the testimony of two witnesses to the same overt act, or on confession in open court.

² The Congress shall have power to declare the punishment of treason, but no attainder of treason shall work corruption of blood, or forfeiture except during the life of the person attainted.

ARTICLE IV

SECTION 1. Full faith and credit shall be given in each State to the public acts, records, and judicial proceedings of every other State. And the Congress may by general laws prescribe the manner in which such acts, records and proceedings shall be proved, and the effect thereof.

SECTION 2. ¹ The citizens of each State shall be entitled to all privileges and immunities of citizens in the several States.

² A person charged in any State with treason, felony, or other crime, who shall flee from justice, and be found in another State, shall on demand of the executive authority of the State from which he fled, be delivered up, to be removed to the State having jurisdiction of the crime.

³ No person held to service or labour in one State, under the laws thereof, escaping into another, shall in consequence of any law or regulation therein, be discharged from such service or labour, but shall be delivered up on claim of the party to whom such service or labour may be due.

SECTION 3. ¹ New States may be admitted by the Congress into this Union; but no new State shall be formed or erected within the jurisdiction of any other State; nor any State be formed by the junction of two or more States, or parts of States, without the consent of the legislatures of the States concerned as well as of the Congress.

² The Congress shall have power to dispose of and make all needful rules and regulations respecting the territory or other property belonging to the United States; and nothing in this Constitution shall be so construed as to prejudice any claims of the United States, or of any particular States.

SECTION 4. The United States shall guarantee to every State in this Union a republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the executive (when the legis-

lature cannot be convened) against domestic violence.

ARTICLE V

The Congress, whenever two thirds of both Houses shall deem it necessary, shall propose amendments to this Constitution, or, on the application of the legislatures of two thirds of the several States, shall call a convention for proposing amendments, which in either case, shall be valid to all intents and purposes, as part of this Constitution, when ratified by the legislatures of three fourths of the several States, or by conventions in three fourths thereof, as the one or the other mode of ratification may be proposed by the Congress; Provided that no amendment which may be made prior to the year one thousand eight hundred and eight shall in any manner affect the first and fourth clauses in the ninth section of the first article; and that no State, without its consent, shall be deprived of its equal suffrage in the Senate.

ARTICLE VI

¹ All debts contracted and engagements entered into, before the adoption of this Constitution, shall be as valid against the United States under this Constitution, as under the Confederation.

² This Constitution, and the laws of the United States which shall be made in pursuance thereof; and all treaties made, or which shall be made, under the authority of the United States, shall be the supreme law of the land; and the judges in every State shall be bound thereby, any thing in the Constitution or laws of any State to the contrary notwithstanding.

³ The senators and representatives before mentioned, and the members of the several State legislatures, and all executive and judicial officers, both of the United States and of the several States, shall be bound by oath or affirmation to support this Constitution; but no religious test shall ever be required as a qualification to any office or public trust under the United States.

ARTICLE VII

The ratification of the conventions of nine States shall be sufficient for the establishment of this Constitution between the States so ratifying the same.

Done in Convention by the unanimous consent of the States present the seventeenth day of September in the year of our Lord one thousand seven hundred and eighty-seven, and of the independence of the United States of America the twelfth. In Witness whereof we have hereunto subscribed our names.

[Names omitted]

Articles in addition to, and amendment of, the Constitution of the United States of America, proposed by Congress, and ratified by the legislatures of the several States pursuant

to the fifth article of the original Constitution.

Amendments

First Ten amendments passed by Congress
Sept. 25, 1789.

Ratified December 15, 1791.

AMENDMENT I.

Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press; or the right of the people peaceably to assemble, and to petition the government for a redress of grievances.

AMENDMENT II.

A well regulated militia, being necessary to the security of a free State, the right of the people to keep and bear arms, shall not be infringed.

AMENDMENT III.

No soldier shall, in time of peace be quartered in any house, without the consent of the owner, nor in time of war, but in a manner to be prescribed by law.

AMENDMENT IV.

The right of the people to be secure in their persons, houses, papers, and effects, against unreasonable searches and seizures, shall not be violated, and no warrants shall issue, but upon probable cause, supported by oath or affirmation, and particularly describing the place to be searched, and the persons or things to be seized.

AMENDMENT V.

No person shall be held to answer for a capital, or otherwise infamous crime, unless on a presentment or indictment of a grand jury, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger; nor shall any person be subject for the same offence to be twice put in jeopardy of life or limb; nor shall be compelled in any criminal case to be a witness against himself; nor be deprived of life, liberty, or property, without due process of law; nor shall private property be taken for public use, without just compensation.

AMENDMENT VI.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein the crime shall have been committed, which district shall have been previously ascertained by law, and to be informed of the nature and cause of the accusation; to be confronted with the witnesses against him; to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defence.

AMENDMENT VII.

In suits at common law, where the value in controversy shall exceed twenty dollars, the right

of trial by jury shall be preserved, and no fact tried by a jury shall be otherwise re-examined in any court of the United States, than according to the rules of the common law.

AMENDMENT VIII.

Excessive bail shall not be required, nor excessive fines imposed, nor cruel and unusual punishments inflicted.

AMENDMENT IX.

The enumeration in the Constitution, of certain rights, shall not be construed to deny or disparage others retained by the people.

AMENDMENT X.

The powers not delegated to the United States by the Constitution, nor prohibited by it to the States, are reserved to the States respectively, or to the people.

AMENDMENT XI.

The judicial power of the United States shall not be construed to extend to any suit in law or equity, commenced or prosecuted against one of the United States by citizens of another State, or by citizens or subjects of any foreign State.

RATIFIED JANUARY 8, 1798.

AMENDMENT XII.

The electors shall meet in their respective States, and vote by ballot for President and Vice-President, one of whom, at least, shall not be an inhabitant of the same State with themselves; they shall name in their ballots the person voted for as President, and in distinct ballots the person voted for as Vice-President, and they shall make distinct lists of all persons voted for as President, and of all persons voted for as Vice-President, and of the number of votes for each, which lists they shall sign and certify, and transmit sealed to the seat of the government of the United States, directed to the President of the Senate;—The President of the Senate shall, in presence of the Senate and House of Representatives, open all the certificates and the votes shall then be counted;—The person having the greatest number of votes for President, shall be the President, if such number be a majority of the whole number of electors appointed; and if no person have such majority, then from the persons having the highest numbers not exceeding three on the list of those voted for as President, the House of Representatives shall choose immediately, by ballot, the President. But in choosing the President, the votes shall be taken by States, the representation from each State having one vote; a quorum for this purpose shall consist of a member or members from two-thirds of the States, and a majority of all the States shall be necessary to a choice. And if the House of Representatives shall not choose a President whenever the right of choice shall devolve upon them, before the fourth day of March next following, then the Vice-President shall act as President, as in the case of the death or other constitutional disability of the President. The

person having the greatest number of votes as Vice-President shall be the Vice-President, if such number be a majority of the whole number of electors appointed, and if no person have a majority, then from the two highest numbers on the list, the Senate shall choose the Vice-President; a quorum for the purpose shall consist of two thirds of the whole number of Senators, and a majority of the whole number shall be necessary to a choice. But no person constitutionally ineligible to the office of President shall be eligible to that of Vice-President of the United States.

RATIFIED SEPTEMBER 25, 1804.

AMENDMENT XIII.

SECTION 1. Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

SECTION 2. Congress shall have power to enforce this article by appropriate legislation.

RATIFIED DECEMBER 18, 1865.

AMENDMENT XIV.

SECTION 1. All persons born or naturalized in the United States, and subject to the jurisdiction thereof, are citizens of the United States and of the State wherein they reside. No State shall make or enforce any law which shall abridge the privileges or immunities of citizens of the United States; nor shall any State deprive any person of life, liberty, or property, without due process of law; nor deny to any person within its jurisdiction the equal protection of the laws.

SECTION 2. Representatives shall be apportioned among the several States according to their respective numbers, counting the whole number of persons in each State, excluding Indians not taxed. But when the right to vote at any election for the choice of electors for President and Vice President of the United States, representatives in Congress, the executive and judicial officers of a State, or the members of the legislature thereof, is denied to any of the male inhabitants of such State, being twenty-one years of age, and citizens of the United States, or in any way abridged, except for participation in rebellion, or other crimes, the basis of representation therein shall be reduced in the proportion which the number of such male citizens shall bear to the whole number of male citizens twenty-one years of age in such State.

SECTION 3. No person shall be a senator or representative in Congress, or elector of President and Vice President, or hold any office, civil or military, under the United States, or under any State, who, having previously taken an oath, as a member of Congress, or as an officer of the United States, or as a member of any State legislature, or as an executive or judicial officer of any State, to support the Constitution of the United States, shall have engaged in insurrection or rebellion against the same, or given

aid or comfort to the enemies thereof. But Congress may, by a vote of two-thirds of each House, remove such disability.

SECTION 4. The validity of the public debt of the United States, authorized by law, including debts incurred for payment of pensions and bounties for services in suppressing insurrection or rebellion, shall not be questioned. But neither the United States nor any State shall assume or pay any debt or obligation incurred in aid of insurrection or rebellion against the United States, or any claim for the loss or emancipation of any slave; but all such debts, obligations, and claims shall be held illegal and void.

SECTION 5. The Congress shall have power to enforce by appropriate legislation, the provisions of this article.

RATIFIED JULY 28, 1868.

AMENDMENT XV.

SECTION 1. The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude.

SECTION 2. The Congress shall have power to enforce this article by appropriate legislation.

RATIFIED MARCH 30, 1870.

AMENDMENT XVI.

The Congress shall have power to lay and collect taxes on incomes, from whatever source derived, without apportionment among the several States, and without regard to any census or enumeration.

RATIFIED FEBRUARY 25, 1913.

AMENDMENT XVII.

The Senate of the United States shall be composed of two senators from each state, elected by the people thereof, for six years; and each senator shall have one vote. The electors in each State shall have the qualifications requisite for electors of the most numerous branch of the State legislatures.

When vacancies happen in the representation of any State in the Senate, the executive authority of such State shall issue writs of election to fill such vacancies: Provided, That the legislature of any State may empower the executive thereof to make temporary appointments until the people fill the vacancies by election as the legislature may direct.

This amendment shall not be so construed as to affect the election or term of any senator chosen before it becomes valid as part of the Constitution.

RATIFIED MAY 31, 1913.

AMENDMENT XVIII.

Section 1. [After one year from the ratification of this article, the manufacture, sale, or transportation of intoxicating liquors within, the importation thereof into, or the exportation thereof from the United States and all territories

subject to the jurisdiction thereof for beverage purposes is hereby prohibited.

Section 2. The Congress and the several States shall have concurrent power to enforce this article by appropriate legislation.

Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of the several States, as provided in the Constitution, within seven years from the date of the submission hereof to the States by Congress.]

Note.—Twenty-first Amendment to Constitution repealed the Eighteenth Amendment.

RATIFIED JANUARY 29, 1919.

AMENDMENT XIX.

The right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of sex.

Congress shall have power to enforce this article by appropriate legislation.

RATIFIED AUGUST 26, 1920.

AMENDMENT XX.

SECTION 1. The terms of the President and Vice President shall end at noon on the 20th day of January, and the terms of Senators and Representatives at noon on the 3d day of January, of the years in which such terms would have ended if this article had not been ratified; and the terms of their successors shall then begin.

SECTION 2. The Congress shall assemble at least once in every year, and such meeting shall begin at noon on the 3d day of January, unless they shall by law appoint a different day.

SECTION 3. If, at the time fixed for the beginning of the term of the President, the President elect shall have died, the Vice President elect shall become President. If a President shall not have been chosen before the time fixed for the beginning of his term, or if the President elect shall have failed to qualify, then the Vice President elect shall act as President until a President shall have qualified; and the Congress may by law provide for the case wherein neither a President elect nor a Vice President elect shall have qualified, declaring who shall then act as President, or the manner in which one who is to act shall be selected, and such person shall act accordingly until a President or Vice President shall have qualified.

SECTION 4. The Congress may by law provide for the case of the death of any of the persons from whom the House of Representatives may choose a President whenever the right of choice shall have devolved upon them, and for the

case of the death of any of the persons from whom the Senate may choose a Vice President whenever the right of choice shall have devolved upon them.

SECTION 5. Sections 1 and 2 shall take effect on the 15th day of October following the ratification of this article.

SECTION 6. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission.

RATIFIED JANUARY 23, 1933.

AMENDMENT XXI.

SECTION 1. The eighteenth article of amendment to the Constitution of the United States is hereby repealed.

SECTION 2. The transportation or importation into any State, Territory, or possession of the United States for delivery or use therein of intoxicating liquors in violation of the laws thereof, is hereby prohibited.

SECTION 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by conventions in the several States, as provided in the Constitution, within seven years from the date of the submission thereof to the States by the Congress.

RATIFIED DECEMBER 15, 1933.

AMENDMENT XXII.

SECTION 1. No person shall be elected to the office of the President more than twice, and no person who has held the office of President, or acted as President, for more than two years of a term to which some other person was elected President shall be elected to the office of the President more than once. But this Article shall not apply to any person holding the office of President when this Article was proposed by the Congress, and shall not prevent any person who may be holding the office of President, or acting as President, during the term within which this Article becomes operative, from holding the office of President or acting as President during the remainder of such term.

SECTION 2. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several States within seven years from the date of its submission to the States by the Congress.

RATIFIED FEBRUARY 26, 1951.

TABLE OF COURTS

APPELLATE COURTS

SUPREME COURT

TERMS OF COURT

Second Tuesday in January
Second Tuesday in July

DISTRICT COURTS OF APPEAL

DISTRICT	HEADQUARTERS	TERMS OF COURT
First	Tallahassee	At Headquarters: Second Tuesday in January Second Tuesday in July (One special term a year in each judicial circuit where there is ready business to transact, others as necessary)
Second	Lakeland	At Headquarters: Second Tuesday in January Second Tuesday in July (One special term a year in each judicial circuit where there is ready business to transact, others as necessary)
Third	Dade County	At Headquarters: Second Tuesday in January Second Tuesday in July (One special term a year in each judicial circuit where there is ready business to transact, others as necessary)

TRIAL COURTS

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES*
	Exclusive	Concurrent			
ALACHUA					
County Judge's Court.....	Probate....	\$100.....	Dependent and delinquent children.....		
Juvenile Court.....	None.....	None.....	All misdemeanors, exclusive.....	Second Monday in January, March, May, July, September, and November.....	Claims not exceeding \$300, \$4 Claims exceeding \$300 but not exceeding \$500, \$5 Claims exceeding \$500, \$10 Garnishment, attachment, and replevin, claims not exceeding \$500, \$7.50.
Court of Record.....		\$1,000.....			
Circuit Court (8th).....	\$10.00 up ..		All felonies.....	Second Monday in April Second Monday in October.....	
BAKER					
Justice of the Peace Court: District 3—Macclenny.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$300.....	None.....	No regular terms.....	\$5 claims less than \$100 \$7.50 claims exceeding \$100 Garnishment, replevin, attachment, landlord and tenant, foreclosure of statutory liens and chattel mortgages, \$10
County Judge's Court.....	Probate....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....		Dependent and delinquent children.....	Second Monday in January	
Circuit Court (8th).....	\$100 up ..		All felonies.....	Second Monday in July.....	
BAY					
Small Claims Court.....	\$500.....	\$100.....	None.....	No regular terms.....	

County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (14th).....	\$500 up.....		All felonies.....	Fourth Monday in February Fourth Monday in August.....	Law, \$7.50 Chancery, \$10 Appeals to and from circuit court, \$5
BRADFORD					
Justice of the Peace Court: District 1—Starke.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....	\$100-\$400..	\$100.....	None.....	No regular terms.....	\$3.50 claims less than \$100 \$5 claims between \$100-\$200 \$7.50 claims exceed \$200 Garnishment, replevin, attachment, landlord and tenant, foreclosure of statutory lien or chatte mortgage, \$10.
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (8th).....	\$400 up.....		All felonies.....	Second Monday in May Second Monday in November.....	Appeals to and from circuit court, \$5
BREVARD					
Small Claims Court.....	\$100-\$350..	\$100.....	None.....	No regular terms.....	Basic, \$5 Garnishment, attachment, replevin, and distress, \$6
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Court of Record.....	\$350-\$5000.	\$350.....	Criminal cases not capital and mone- tary jurisdiction not less than maxi- mum of Small Claims Court.....	First Monday in February First Monday in June First Monday in November.....	\$12.50 Civil actions
Circuit Court (9th).....	\$350 up.....		All felonies.....	Fourth Tuesday in March Second Tuesday in October.....	Law and chancery. \$12.50
BROWARD					
Small Claims Court (2).....		\$400.....	None.....	No regular terms.....	Claims not exceeding \$100, \$3.50 Claims exceeding \$100 but not exceeding \$350, \$6.50. Claims exceeding \$350, \$7.50. Service by mail, \$1 Garnishment, replevin, attachment, and distress \$10
County Judge's Court.....	Probate.....		Committing magistrate only.....		
Juvenile Court.....	Non-support	Desertion...	Abuse/morals at home/delinquency.....		
Court of Record.....	Forcible entry, unlawful detainer and land- lord and tenant....	\$10,000....	All except capital.....	Second Monday in January Second Monday in April Second Monday in July Second Monday in October.....	Law, \$12.50. No chancery jurisdiction Criminal, \$7
Circuit Court (15th).....	\$10,000 up..		Capital.....	Second Tuesday in March Second Tuesday in October.....	Law and chancery, \$12.50 Appeals in circuit court, \$12.50
CALHOUN					
Justice of the Peace Court: District 1—Blountstown.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....	\$100-\$300..	\$100.....	None.....	No regular terms.....	Basic, \$4 Garnishment, attachment, replevin, and distress, \$6

* The legislature has established general statutory fees for several courts of the state. Unless otherwise stated above, the general fees of the courts are as follows: Circuit court fees are established by §28.241. The jurisdiction and fees of the various courts of record are the same as the circuit courts, unless otherwise indicated. The general statutes provide that the fees in the county courts of counties having less than 150,000 population shall be \$7.50 basic fee and for appeals to or from the county court may be \$3.50. In counties over 150,000 in population, the basic fee may be \$6, delinquent tenant, \$4, and all other fees the same as in the circuit court. The general statutory fees for small claims courts are \$3.50, basic fee, and \$10 for garnishment, attachment, replevin, or distress.

TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES
	Exclusive	Concurrent			
CALHOUN (Continued)					
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (14th).....	\$300 up.....		All felonies.....	Fourth Monday in April Fourth Monday in September.....	
CHARLOTTE					
Justice of the Peace Courts: Districts 1, 2—Punta Gorda.....		\$100.....	Committing magistrate only All misdemeanors (17 up).....	Second Tuesday in February Second Tuesday in May Second Tuesday in August Second Tuesday in November.....	
County Court.....	\$200-\$500.....				
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (12th).....	\$500 up.....		All felonies.....	Third Monday in January Third Monday in June.....	
CITRUS					
Justice of the Peace Courts: District 1—Dunnellon.....		\$100.....	Committing magistrate only.....		
District 3—Hernando.....		\$100.....	Committing magistrate only.....		
District 4—Floral City.....		\$100.....	Committing magistrate only.....		
District 5—Inverness.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$300.....	None.....	No regular terms.....	\$3 claims not exceeding \$150 \$5 claims exceeding \$150 \$7.50 garnishment, attachment, replevin or distress
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (5th).....	\$100 up.....		All felonies.....	First Tuesday in February First Tuesday in August.....	
CLAY					
Justice of the Peace Courts: District 1—Green Cove Springs.....		\$100.....	Committing magistrate only.....		
District 2—Orange Park.....		\$100.....	Committing magistrate only.....		
District 3—Middleburg.....		\$100.....	Committing magistrate only.....		
District 4—Lake Geneva.....		\$100.....	Committing magistrate only.....		
District 5—Green Cove Springs.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....	\$100-\$500.....	\$100.....	None.....	No regular terms.....	Claims less than \$300, \$5 Claims \$300 or more, \$10
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (4th).....	\$500 up.....		All felonies.....	First Monday in April First Monday in October.....	
COLLIER					
Justice of the Peace Courts: District 1—Everglades.....		\$100.....	Committing magistrate only.....		
District 3—Naples.....		\$100.....	Committing magistrate only.....		
District 4—Immokalee.....		\$100.....	\$250 and/or 6 months.....		
Small Claims Court.....	\$100-\$500.....	\$100.....	None.....	No regular terms.....	Basic, \$5
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		

Circuit Court (12th)	\$500 up		All felonies	Second Monday in January Second Monday in June	
COLUMBIA					
Justice of the Peace Courts:					
District 6—Fort White	\$100		Committing magistrate only		
District 10—Lake City	\$100		Committing magistrate only		
Small Claims Court	\$250		None	No regular terms	Basic \$3.50 Attachment, garnishment, replevin or distress, \$10
County Judge's Court	Probate	\$100	All misdemeanors (17 up)		
Juvenile Court	None	None	Dependent and delinquent children		
Circuit Court (3rd)	\$250 up		All felonies	Second Monday in May Third Monday in November	
DADE					
Justice of the Peace Courts:					
District 1—Miami	\$100		Committing magistrate only		
District 2—Miami	\$100		Committing magistrate only		
District 3—Coral Gables	\$100		Committing magistrate only		
District 4—Homestead	\$100		Committing magistrate only		
District 5—Miami Beach	\$100		Committing magistrate only		
Small Claims Court	\$500		None	No regular terms	Fees set by F.S., § 42.11
County Judge's Court	Probate	\$100	None		
Juvenile and Domestic Relations Court	Children under 17 years of age Non-support Desertion, Morals, Physical Welfare, etc				
Criminal Court of Record	None		All except capital	No regular terms Second Tuesday in February Second Tuesday in April Second Tuesday in June Second Tuesday in August Second Tuesday in October Second Tuesday in December	
Civil Court of Record	\$300-\$5000	\$300	None	Second Monday in January Second Monday in March Second Monday in May Second Monday in July Second Monday in September Second Monday in November	
Circuit Court (11th)	\$5000 up		Capital	Second Tuesday in May Second Tuesday in November	Law and chancery, \$12.50 Civil appeals to circuit court, \$12.50 Criminal appeals to circuit court, \$25 Appeals to supreme court, \$12.50 Appeals to appellate court, \$12.70
DE SOTO					
Small Claims Court	\$200		None	No regular terms	Basic, \$3.50; garnishment, replevin or distress, \$10
County Court	\$200-\$500	\$200	All misdemeanors (17 up)	Second Tuesday after the first Monday in March Second Tuesday after the first Monday in June Second Tuesday after the first Monday in September	

* The legislature has established general statutory fees for several courts of the state. Unless otherwise stated above, the general fees of the courts are as follows: Circuit court fees are established by §28.241. The jurisdiction and fees of the various courts of record are the same as the circuit courts, unless otherwise indicated. The general statutes provide that the fees in the county courts of counties having less than 150,000 population shall be \$7.50 basic fee and for appeals to or from the county court may be \$3.50. In counties over 150,000 in population, the basic fee may be \$6, delinquent tenant, \$4, and all other fees the same as in the circuit court. The general statutory fees for small claims courts are \$3.50, basic fee, and \$10 for garnishment, attachment, replevin or distress.

TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES*
	Exclusive	Concurrent			
DE SOTO (Continued)					
County Judge's Court.....	Probate.....		None.....	Second Tuesday after the first Monday in December.....	
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (12th).....	\$500 up.....		All felonies.....	Second Monday in January Second Monday in June.....	
DIXIE					
Small Claims Court.....	\$100-\$250...	\$100.....	None.....	No regular terms.....	Basic, \$3 Garnishment, attachment, replevin, or distress, \$5
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (3rd).....	\$250 up.....		All felonies.....	Fourth Monday in January First Monday in August.....	
DUVAL					
Justice of the Peace Courts:					
District 2—Dinsmore.....		\$100.....	Committing magistrate only.....		
District 3—Baldwin.....		\$100.....	Committing magistrate only.....		
District 4—Jacksonville.....		\$100.....	Committing magistrate only.....		
District 5—Jacksonville Beach.....		\$100.....	Committing magistrate only.....		
District 8—Jacksonville.....		\$100.....	Committing magistrate only.....		
District 9—Jacksonville.....		\$100.....	Committing magistrate only.....		
District 10—Jacksonville.....		\$100.....	Committing magistrate only.....		
District 11—Jacksonville.....		\$100.....	Committing magistrate only.....		
District 12—Jacksonville.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$600.....	None.....	No regular terms.....	Basic, \$5 Garnishment, \$10
County Judge's Court.....	Probate.....	\$100.....	Committing magistrate only.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Traffic Court.....			All traffic misdemeanors up to \$500 and/or 6 months.....		
Criminal Court of Record.....	None.....	None.....	All except capital (misdemeanors— 17 years and up only).....	Fourth Tuesday in February Fourth Tuesday in April Fourth Tuesday in June Fourth Tuesday in August Fourth Tuesday in October Fourth Tuesday in December.....	
Circuit Court (4th).....	\$600 up.....		Capital.....	First Monday in May First Monday in November.....	Law and chancery, \$11 plus \$0.25 per defend- ant over five Appeals to circuit court, \$11
ESCAMBIA					
Justice of the Peace Courts:					
District 1—Pensacola.....		\$100.....	\$500 or 6 months.....		
District 2—Pensacola.....		\$100.....	\$500 or 6 months.....		
District 3—Cantonment.....		\$100.....	\$500 or 6 months.....		
District 4—Atmore, Ala.....		\$100.....	\$500 or 6 months.....		

Small Claims Court.....		\$300.....	None.....	No Regular terms.....	Basic, \$4.50 Attachment, garnishment, and replevin, \$7.50
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Court of Record.....		\$100 up.....	All except capital Dependent and delinquent children.....	Fourth Monday in January Second Monday in March Second Monday in May Second Monday in July Second Monday in September Second Monday in November Second Monday in June Second Monday in October Second Monday in February.....	
Circuit Court (1st).....	\$300 up.....		Capital.....		Law and chancery, \$11
FLAGLER					
Justice of the Peace Court: District 1—Bunnell.....		\$100.....	Committing magistrate only.....		Basic, \$5.00
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Garnishment, attachment, replevin, and distress fee, \$10
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....		Dependent and delinquent children.....		
Circuit Court (7th).....	\$500 up.....		All felonies.....	Third Monday in May Second Monday in December.....	
FRANKLIN					
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (2nd).....	\$100 up.....		All felonies.....	Third Monday in March Fourth Monday in September.....	
GADSDEN					
Justice of the Peace Courts: District 1—Quincy.....		\$100.....	Committing magistrate only.....		
District 9—Chattahoochee.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$100-\$350.....	None.....	No regular terms.....	Basic, \$5 Garnishment, attachment, replevin, and distress \$6
County Court.....	\$350-\$500.....	\$100-\$350.....	All misdemeanors (17 up).....	Second Monday in February Second Monday in May Second Monday in August Second Monday in November.....	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (2nd).....	\$500 up.....		All felonies.....	First Monday in April Second Monday in October.....	
GILCHRIST					
Justice of the Peace Court: District 2—Trenton.....		\$100.....	Committing magistrate only.....		Basic, \$5
Small Claims Court.....	\$500.....	\$100.....	None.....	No regular terms.....	
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (8th).....	\$500 up.....		All felonies.....	First Monday in March First Tuesday after the first Monday in September.....	

* The legislature has established general statutory fees for several courts of the state. Unless otherwise stated above, the general fees of the courts are as follows: Circuit court fees are established by §28.241. The jurisdiction and fees of the various courts of record are the same as the circuit courts, unless otherwise indicated. The general statutes provide that the fees in the county courts of counties having less than 150,000 population shall be \$7.50 basic fee and for appeals to or from the county court may be \$3.50. In counties over 150,000 in population, the basic fee may be \$6, delinquent tenant, \$4, and all other fees the same as in the circuit court. The general statutory fees for small claims courts are \$3.50, basic fee, and \$10 for garnishment, attachment, replevin, or distress.

TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES*
	Exclusive	Concurrent			
GLADES					
County Judge's Court.....	Probate....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (12th).....	\$100 up.....	All felonies.....	Fourth Monday in January Fourth Monday in June.....
GULF					
Small Claims Court.....	\$200.....	\$100.....	None.....	No regular terms.....	Basic, \$5 Attachment, garnishment, replevin and distress, \$7.50
County Judge's Court.....	Probate....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (14th).....	\$200 up.....	All felonies.....	Second Monday in February Second Monday in August.....
HAMILTON					
Small Claims Court.....	\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$3 Claims over \$100 but not exceeding \$300, \$5 Claims over \$300 but not exceeding \$500, \$7.50 Each additional defendant, \$1 Garnishment, attachment, replevin, and distress, \$6
County Judge's Court.....	Probate....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (3rd).....	\$500 up.....	All felonies.....	Second Monday in February Third Monday in August.....	Quiet title, foreclosure of mortgage involving real estate, eminent domain, bond validation, \$15
HARDEE					
Small Claims Court.....	\$200-\$500...	\$200.....	None.....	No regular terms.....	Basic, \$10
County Court.....	\$200.....	All misdemeanors (17 up).....	Second Tuesday in February Second Tuesday in May Second Tuesday in August Second Tuesday in November.....
County Judge's Court.....	Probate....	None.....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (10th).....	\$500 up.....	All felonies.....	First Tuesday after the second Monday in February First Tuesday after the second Monday in September.....
HENDRY					
Justice of the Peace Courts:					
District 1—Clewiston.....	\$100.....	Committing magistrate only.....
District 2—LaBelle.....	\$100.....	Committing magistrate only.....
Small Claims Court.....	\$500.....	\$500.....	None.....	No regular terms.....	Basic, \$3.50 Garnishment, attachment, replevin, and distress, \$10
County Judge's Court.....	Probate....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (12th).....	\$250 up.....	All felonies.....	Third Monday in January Third Monday in June.....

HERNANDO					
Justice of the Peace Court:					
District 4—Brooksville.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$100.....	None.....	No regular terms.....	Basic, \$3.50 Garnishment, attachment, replevin, and distress, \$5
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (5th).....	\$100 up.....		All felonies.....	First Tuesday in February First Tuesday in September.....	
HIGHLANDS					
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$4. Claims over \$100 but not exceeding \$300, \$6 Claims exceeding \$300, \$8. Garnishment, attachment, replevin, and distress, \$10
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (10th).....	\$500 up.....		All felonies.....	First Tuesday after the first Monday in April First Tuesday after the first Monday in November.....	
HILLSBOROUGH					
Justice of the Peace Courts:					
District 1—Tampa.....		\$100.....	\$100 or 3 months.....		
District 2—Plant City.....		\$100.....	\$100 or 3 months.....		
Small Claims Court.....		\$100.....	None.....	No regular terms.....	Basic, \$3.50, plus postage
Traffic Court.....	None.....	None.....	All traffic misdemeanors up to \$500 and/or 6 months.....	No regular terms.....	
County Court.....		\$500.....	None.....	First Monday in January First Monday in March First Monday in July First Monday in September.....	
County Judge's Court.....	Probate.....	\$250.....	None.....		
Juvenile and Domestic Relations Court.....	None.....	None.....	Dependent and delinquent children.....	No regular terms.....	
Civil Claims Court.....		\$100-\$1000.	None.....	No regular terms.....	Basic \$6 Garnishment, attachment, replevin, or distress \$10
Criminal Court of Record.....	None.....	None.....	All except capital.....	First Monday in February First Monday in April Second Monday in June First Monday in August First Monday in October Fourth Monday in November.....	
Circuit Court (13th).....	\$500 up.....		Capital.....	First Tuesday in April First Tuesday in October.....	Appeals to circuit court, \$10 Certificates of notice of appeal, \$0.75
HOLMES					
Small Claims Court.....		\$100.....	None.....	No regular terms.....	Basic, \$5
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Courts (14th).....	\$100 up.....		All felonies.....	Second Monday in April Second Monday in October.....	
INDIAN RIVER					
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$5 For additional \$50 over \$100 or a part thereof an additional fee of \$1.25 is charged.

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TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES*
	Exclusive	Concurrent			
INDIAN RIVER (Continued)					
County Court.....		\$500.....	All misdemeanors (17 up).....	First Tuesday in February First Tuesday in May First Tuesday in August First Tuesday in November.....	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (9th).....	\$500 up.....		All felonies.....	Second Tuesday in March Second Tuesday in October.....	
JACKSON					
Justice of the Peace Courts:					
District 6—Marianna.....		\$100.....	Committing magistrate only.....		
District 12—Malone.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....	\$300.....	\$100.....	None.....	No regular terms.....	Basic, \$3.50 Garnishment, attachment, replevin, and distress, \$6
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (14th).....	\$300 up.....		All felonies.....	Second Monday in May Second Monday in November.....	
JEFFERSON					
Justice of the Peace Courts:					
District 5—Lloyd.....		\$100.....	Committing magistrate only.....		
District 6—Monticello.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$300.....	None.....	No regular terms.....	Basic, \$4
County Court.....	\$300-\$500.....	\$250.....	All misdemeanors (17 up).....	Third Monday in March Third Monday in June Third Monday in September Third Monday in December.....	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (2nd).....	\$500 up.....		All felonies.....	Fourth Monday in April First Monday in November.....	
LAFAYETTE					
Small Claims Court.....		\$100.....	None.....	No regular terms.....	Basic, \$2.50 Garnishment, attachment, replevin, and distress, \$5
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (3rd).....	\$100 up.....		All felonies.....	Second Monday in January Third Monday in July.....	
LAKE					
Small Claims Court.....	\$500.....	\$500.....	None.....	No regular terms.....	Basic, \$5.00
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (5th).....	\$500 up.....		All felonies.....	First Tuesday in May First Tuesday in October.....	

LEE					
Small Claims Court.....		\$495.....	None.....	No regular terms.....	Basic, \$5 Garnishment, attachment, replevin, and distress, \$10
County Court.....	\$495-\$500...	\$495.....	All misdemeanors (17 up).....	Third Monday in January First Monday in May Third Monday in July Second Monday in October.....	Basic, \$10
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (12th).....	\$500 up.....		All felonies.....	Second Monday in January Second Monday in June.....	
LEON					
Justice of the Peace Courts:					
District 1—(Inactive).....					
District 2—(Inactive).....					
Small Claims Court.....		\$750.....	None.....	No regular terms.....	Claims not exceeding \$300, \$5 Claims exceeding \$300, but not exceeding \$500, \$9.50 Claims exceeding \$500, \$7.50
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (2nd).....	\$750 up.....		All felonies.....	First Monday in June First Monday in December.....	
LEVY					
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Basic \$5 Garnishment, attachment, replevin, and distress, \$7.50
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....	No regular terms.....	
Circuit Court (8th).....	\$300 up.....		All felonies.....	Second Monday in March Second Monday in September.....	
LIBERTY					
Justice of the Peace Courts:					
District 1—Bristol.....		\$100.....	Committing magistrate only.....		
District 4—Hosford.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....	\$100-\$250.....	\$100.....	None.....	No regular terms.....	
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....	No regular terms.....	
Circuit Court (2nd).....	\$250 up.....		All felonies.....	Second Monday in May Third Monday in November.....	
MADISON					
Justice of the Peace Courts:					
District 1—Madison.....		\$100.....	Committing magistrate only.....		
District 2—Madison.....		\$100.....	Committing magistrate only.....		
District 5—Greenville.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Basic, \$3.50 Replevin, \$10
County Court.....		\$500.....	All misdemeanors (17 up).....	Fourth Monday in January Fourth Monday in April Fourth Monday in July Fourth Monday in October.....	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (3rd).....	\$500 up.....		All felonies.....	Fourth Monday in March First Monday in October.....	

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TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES*
	Exclusive	Concurrent			
MANATEE					
Justice of the Peace Courts:					
District 1—Palmetto.....		\$100.....	\$100 or 3 months.....		
District 6—Bradenton.....		\$100.....	\$100 or 3 months.....		
District 11—Parrish.....		\$100.....	\$100 or 3 months.....		
Small Claims Court.....		\$100-\$300..	None.....	No regular terms.....	Basic, \$3.50 Garnishment, replevin, and distress, \$10
County Court.....	\$300-\$500..	\$100-\$300..	All misdemeanors (17 up).....	Second Monday in February Second Monday in May Second Monday in August Second Monday in November.....	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (12th).....	\$500 up.....		All felonies.....	Second Monday in January Second Monday in June.....	
MARION					
Small Claims Court.....		\$500.....	None.....	No regular terms.....	\$4 if amount does not exceed \$400 \$5 anything over \$400 Replevin, attachment, or distress, \$10
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (5th).....	\$350 up.....		All felonies.....	First Tuesday in April First Tuesday in October.....	Appeals to and from circuit court, \$10
MARTIN					
Justice of the Peace Courts:					
District 2—Stuart.....		\$100.....	Committing magistrate only.....		
District 4—Indiantown.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$4 Claims over \$100 but not exceeding \$300, \$6 Claims over \$300, \$8 Garnishment, attachment, replevin, and distress, \$10
County Court.....		\$500.....	All misdemeanors (17 up).....	Second Tuesday in February Second Tuesday in May Second Tuesday in August Second Tuesday in November.....	Basic, \$8.50 Criminal case, \$3.50 in addition to that authorized by §34.20.
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (9th).....	\$500 up.....		All felonies.....	Second Tuesday in June Second Tuesday in January.....	Law and chancery, \$13.50
MONROE					
Justice of the Peace Courts:					
District 1—Key West.....		\$100.....	Committing magistrate only.....		
District 2—Key West.....		\$100.....	Committing magistrate only.....		
District 3—Marathon.....		\$100.....	\$100 or 90 days. (§37.24 F.S.).....		
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$5 Claims exceeding \$100, \$7.50 Garnishment, attachment, replevin, and distress \$10

County Judge's Court.....	Probate.....	\$100.....	None.....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Criminal Court of Record.....	None.....	None.....	All except capital.....	Second Monday in January Second Monday in March
Circuit Court (16th).....	\$500 up.....	Capital.....	Second Monday in May Second Monday in July Second Monday in September Second Monday in November Third Monday in April Third Monday in October.....	Law and chancery, \$15
NASSAU					
Justice of the Peace Courts:					
District 1—Yulee.....		\$100.....	Committing magistrate only.....
District 5—Callahan.....		\$100.....	Committing magistrate only.....
District 6—Hilliard.....		\$100.....	Committing magistrate only.....
Small Claims Court.....	\$100-\$300.....	\$100.....	None.....	No regular terms.....	Basic, \$3.50
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (4th).....	\$300 up.....	None.....	All felonies.....	Third Monday in April Third Monday in October.....
OKALOOSA					
Justice of the Peace Courts:					
District 3—Crestview.....		\$100.....	Committing magistrate only.....
District 6—Fort Walton Beach.....		\$100.....	Committing magistrate only.....
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Basic \$5 Garnishment, attachment, replevin, and distress, \$10
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (1st).....	\$500 up.....	All felonies.....	Last Monday in April Last Monday in August Second Monday in December.....
OSCEOLA					
Small Claims Court.....		\$500.....	None.....	No regular terms.....	\$4 claim does not exceed \$100 \$6 claim does not exceed \$300 \$8 claim does not exceed \$500 Garnishment, attachment, replevin, and distress, \$10
County Court.....	\$250-\$500.....	\$250.....	All misdemeanors (17 up).....	Second Monday in March Second Monday in June Second Monday in September Second Monday in December.....	Criminal docket fee, \$10
County Judge's Court.....	Probate.....	None.....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (9th).....	\$500 up.....	All felonies.....	Second Tuesday in April Second Tuesday in November.....	Law and chancery, \$11
ORANGE					
Justice of the Peace Courts:					
District 1—Orlando.....		\$100.....	\$100 or 3 months (\$37.01, F.S.).....
District 2—Apopka.....		\$100.....	\$100 or 3 months (\$37.01, F.S.).....
District 3—Winter Garden.....		\$100.....	\$100 or 3 months (\$37.01, F.S.).....
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Basic, \$7.50 Garnishment, attachment, replevin, detinue, and distress, \$10

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TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES*
	Exclusive	Concurrent			
ORANGE (Continued)					
County Court.....	\$250-\$500...	\$250.....	None.....	First Monday in March First Monday in June First Monday in September First Monday in December.....	Basic, \$7
County Judge's Court.....	Probate.....	None.....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Criminal Court of Record.....	None.....	None.....	All except capital.....	Second Monday in January Second Monday in March Second Monday in May First Monday in July First Monday in September First Monday in November.....
Circuit Court (9th).....	\$500 up.....	Capital.....	First Monday in April Third Monday in October.....
OSCEOLA					
Justice of the Peace Courts:					
District 1—Kissimmee.....		\$100.....	Committing magistrate only.....
District 2—St. Cloud.....		\$100.....	Committing magistrate only.....
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$3.50 Claims exceeding \$100, \$5 Garnishment, attachment, replevin, and distress, \$7
County Court.....		\$500.....	All misdemeanors (17 up).....	Second Monday in March Second Monday in June Second Monday in September Second Monday in December.....
County Judge's Court.....	Probate.....	None.....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (9th).....	\$500 up.....	All felonies.....	Third Monday in March Third Monday in September.....
PALM BEACH					
Small Claims Court.....		\$1000.....	None.....	No regular terms.....	Claims not exceeding \$100, \$4 Claims exceeding \$100 but not exceeding \$500, \$8 Cases in excess of \$500, \$15 Garnishment before judgment, attachment, replevin and distress, certain cases involving motor vehicles of nonresidents, \$10
County Court.....		\$500.....	None.....	Second Monday in January Second Monday in April Second Monday in July.....	Basic, \$10
County Judge's Court.....	Probate.....	None.....
Juvenile Court and Domestic Relations Court.....	None.....	None.....	Dependent and delinquent children, and enforcement of support and alimony orders of Chancery Courts.....
Criminal Court of Record.....	None.....	None.....	All except capital.....	First Monday in January First Monday in March First Monday in May First Monday in July First Monday in September First Monday in November.....

Magistrate Court—District 1.....			All misdemeanors upon pleas of guilty or nolo contendere or plea of not guilty upon waiver of jury trial....	No regular.....	
Circuit Court (15th).....	\$500 up.....		Capital.....	First Monday in March First Monday in October.....	Law and chancery, \$12.50
PASCO					
Justice of the Peace Courts:					
District 1—Dade City.....		\$100.....	All misdemeanors, fine not over \$500		
District 2—New Port Richey.....		\$100.....	Committing magistrate only.....		
District 3—Lacoochee.....		\$100.....	\$100 and/or 90 days (§37.24, F.S.).....		
Small Claims Court.....		\$250.....	Committing magistrate only.....		
			None.....	No regular terms.....	Basic, \$3.50 Garnishment, attachment, replevin, and distress, \$10
County Court.....	\$250-\$500.....	\$250.....	All misdemeanors (17 up).....	Third Tuesday in January Third Tuesday in April Third Tuesday in July Third Tuesday in October.....	Basic, \$10
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (6th).....	\$500 up.....		All felonies.....	First Tuesday in April First Tuesday in October.....	Law and chancery, \$15
PINELLAS					
Justice of the Peace Courts:					
District 1—St. Petersburg.....		\$100.....	Committing magistrate only.....		
District 2—Clearwater.....		\$100.....	Committing magistrate only.....		
District 3—Safety Harbor.....		\$100.....	Committing magistrate only.....		
District 4—Tarpon Springs.....		\$100.....	Committing magistrate only.....		
District 5—St. Petersburg.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$300.....	None.....	No regular terms.....	Basic, \$6
County Judge's Court.....	Probate.....		None.....		
District County Court.....			All misdemeanors up to \$500 and/or 6 months. Can hear only guilty pleas and non-jury trials.....		
Civil and Criminal Court of Record.....	\$100-\$5000.....		All misdemeanors (17 up).....	Second Monday in January Second Monday in April Second Monday in July Second Monday in October.....	\$10 in civil suits. All other fees as for Circuit Court
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (6th).....	\$5000 up.....		All felonies.....	First Monday in May First Monday in December.....	Law and chancery, \$15
POLK					
Justice of the Peace Courts:					
District 1—Mulberry.....		\$100.....	Committing magistrate only.....		
District 2—Frostproof.....		\$100.....	Committing magistrate only.....		
District 3—Auburndale.....		\$100.....	Committing magistrate only.....		
District 4—Winter Haven.....		\$100.....	Committing magistrate only.....		
District 5—Lakeland.....		\$100.....	Committing magistrate only.....		
Claims Court.....		\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$4 Claims over \$100 but not exceeding \$300, \$6 Claims exceeding \$300, \$8 Garnishment, attachment, replevin, and distress, certain cases involving motor vehicles of non-residents, \$10

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TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES*
	Exclusive	Concurrent			
POLK (Continued)					
County Court.....	\$300-\$500...	\$300.....	Committing magistrate only.....	First Tuesday in February First Tuesday in May First Tuesday in August First Tuesday in December.....	Basic, \$6 Landlord, tenant, \$4.50
County Judge's Court.....	Probate.....	None.....
Criminal Court of Record.....	None.....	None.....	All except capital.....	Third Monday in January Fourth Monday in March Third Monday in May Third Monday in July Third Monday in September Third Monday in November.....
Juvenile and Domestic Relations Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (10th).....	\$500 up.....	Capital.....	First Tuesday after the second Monday in March First Tuesday after the second Monday in October.....	Law and chancery, \$12.50, plus \$0.25 per de- fendant over five
PUTNAM					
Justice of the Peace Courts:
District 1—Crescent City.....	\$100.....	Committing magistrate only.....	Filing, \$6.50
District 8—Palatka.....	\$100.....	Committing magistrate only.....	Filing, \$6.50
Small Claims Court.....	\$100-\$300.....	\$100.....	None.....	No regular terms.....	Basic, \$3.50
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (7th).....	\$300 up.....	All felonies.....	Second Monday in March Second Monday in October.....
ST. JOHNS					
Justice of the Peace Courts:
District 9—St. Augustine.....	\$100.....	Try all misdemeanors punishable by fine not exceeding \$500 or imprison- ment not exceeding 6 months.....
District 11—Hastings.....	\$100.....	Try all misdemeanors punishable by fine not exceeding \$500 or imprison- ment not exceeding 6 months.....
Small Claims Court.....	\$500.....	None.....	No regular terms.....	Claims less than \$100, \$3.50 Claims of at least \$100 but less than \$200, \$5 Claims of at least \$200 but less than \$300, \$7.50 Claims of \$300 or more, \$10 Garnishment, attachment, replevin, and distress and foreclosure of statutory liens and chattel mortgages, \$10
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (7th).....	\$500 up.....	All felonies.....	First Monday in June Second Monday in November.....
ST. LUCIE					
Justice of the Peace Courts:
District 1—Fort Pierce.....	\$100.....	Committing magistrate only.....
District 2—Fort Pierce.....	\$100.....	Committing magistrate only.....

Small Claims Court.....		\$500.....	None.....	No regular terms.....	Claims not exceeding \$100, \$4 Claims over \$100 but not exceeding \$300, \$6 Claims over \$300 but not exceeding \$500, \$8 Garnishment, attachment, replevin, and distress, \$10
County Court.....		\$500.....	All misdemeanors (17 up)	Third Monday in March First Monday in June Third Monday in September Second Monday in December	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children		
Circuit Court (9th).....	\$500 up.....		All felonies.....	Second Tuesday in February Second Tuesday in September	
SANTA ROSA					
Justice of the Peace Courts:					
District 1—Milton.....		\$100.....	Committing magistrate only		
District 2—Bagdad.....		\$100.....	Committing magistrate only		
District 3—Jay.....		\$100.....	Committing magistrate only		
District 4—Gulf Breeze.....		\$100.....	Committing magistrate only		
Small Claims Court.....		\$300.....	None.....	No regular terms	Basic, \$3.50 Garnishment, attachment, replevin, and distress, \$6
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up)		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children		
Circuit Court (1st).....	\$100 up.....		All felonies	Second Monday after the second Monday in May Second Monday after the second Monday in September Second Monday after the second Monday in January	
SARASOTA					
Justice of the Peace Courts:					
District 1—Sarasota.....		\$100.....	Committing magistrate only		
District 2—Laurel.....		\$100.....	Committing magistrate only		
Small Claims Court.....		\$500.....	None.....	No regular terms	Basic \$7.50 Replevin and attachment, \$10
County Court.....		\$500.....	All misdemeanors (17 up)	Second Monday in February Second Monday in June Second Monday in October	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children		
Circuit Court (12th).....	\$500 up.....		All felonies	Third Monday in January Third Monday in June	
SEMINOLE					
Justice of the Peace Courts:					
District 3—Oviedo.....		\$100.....	Committing magistrate only		
District 4—Sanford.....		\$100.....	Committing magistrate only		
District 6—Altamonte Springs.....		\$100.....	Committing magistrate only		
Small Claims Court.....		\$500.....	None.....	No regular terms.....	\$3 claims does not exceed \$25 \$5 claims exceed \$25
County Court.....	\$250—\$500..	\$250.....	All misdemeanors (17 up)	Second Tuesday after the first Monday in January Second Tuesday after the first Monday in April Second Tuesday after the first Monday in July Second Tuesday after the first Monday in October	

* The legislature has established general statutory fees for several courts of the state. Unless otherwise stated above, the general fees of the courts are as follows: Circuit court fees are established by §28.241. The jurisdiction and fees of the various courts of record are the same as the circuit courts, unless otherwise indicated. The general statutes provide that the fees in the county courts of counties having less than 150,000 population shall be \$7.50 basic fee and for appeals to or from the county court may be \$3.50. In counties over 150,000 in population, the basic fee may be \$8, delinquent tenant, \$4, and all other fees the same as in the circuit court. The general statutory fees for small claims courts are \$3.50, basic fee, and \$10 for garnishment, attachment, replevin or distress.

TRIAL COURTS (Continued)

COUNTY	CIVIL JURISDICTION		CRIMINAL JURISDICTION and JUVENILE JURISDICTION	TERMS OF COURT	FEES
	Exclusive	Concurrent			
SEMINOLE (Continued)					
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (9th).....	\$500 up.....		All felonies.....	Third Tuesday in April First Tuesday in November.....	
SUMTER					
Justice of the Peace Courts:					
District 3—Wildwood.....		\$100.....	Committing magistrate only.....		
District 5—Webster.....		\$100.....	Committing magistrate only.....		
District 7—Center Hill.....		\$100.....	Committing magistrate only.....		
District 9—Coleman.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$300.....	None.....	No regular terms.....	Basic, \$3.50 Garnishment, attachment, replevin, and distress, \$7.50
County Court.....	\$300-\$500..	\$300.....	All misdemeanors (17 up).....	Second Tuesday in February Second Tuesday in May Second Tuesday in August Second Tuesday in November.....	
County Judge's Court.....	Probate.....		None.....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (5th).....	\$500 up.....		All felonies.....	Second Tuesday in January Second Tuesday in July.....	
SUWANNEE					
Justice of the Peace Courts:					
District 1—Live Oak.....		\$100.....	Committing magistrate only.....		
District 3—Wellborn.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....	\$100-\$500..	\$100.....	None.....	No regular terms.....	Claims not exceeding \$100, \$5 Claims over \$100 but not exceeding \$300, \$7.50 Claims over \$300 but not exceeding \$500, \$10 Each defendant over one, \$1 Garnishment, attachment, replevin, and distress, additional fee of \$3 over basic fee
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (3rd).....	\$500 up.....		All felonies.....	Third Monday in April Fourth Monday in October.....	
TAYLOR					
Justice of the Peace Court:					
District 1—Perry.....		\$100.....	Committing magistrate only.....		
District 3—Perry.....		\$100.....	Committing magistrate only.....		
Small Claims Court.....		\$500.....	None.....	No regular terms.....	Basic, \$3.50 Garnishment, attachment, replevin, and distress, \$7.50
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....		
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....		
Circuit Court (3rd).....	\$500 up.....		All felonies.....	First Monday in March Second Monday in September.....	
UNION					
Small Claims Court.....		\$300.....	None.....	No regular terms.....	Claims less than \$100, \$3.50 Claims at least \$100 but less than \$200, \$5 Claims of \$200 or more, \$7.50 Garnishment, attachment, replevin and distress, \$10

County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (8th).....	\$100 up.....	None.....	All felonies.....	Fourth Monday in May Fourth Monday in November.....
VOLUSIA					
Justice of the Peace Courts:					
District 1—Osteen.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 2—DeBary.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 4—DeLand.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 5—Pierson.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 6—De Leon Springs.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 7—Ormond Beach.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 8—Daytona Beach.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 9—Port Orange.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 10—New Smyrna Bch.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 11—Seville.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 12—Daytona Beach.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
District 14—Orange City.....	\$100.....	\$500 or 6 months (\$37.01, F.S.).....	\$6.50
Small Claims Court.....	\$100-\$500.....	\$100.....	None.....	No regular terms.....	Claims not exceeding \$100, \$3.50 Claims over \$100 but not exceeding \$300, \$5 Claims over \$300 but not exceeding \$500, \$7.50 Garnishment, attachment, replevin, and distress, \$10
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (7th).....	\$500 up.....	None.....	All felonies.....	Second Monday in April Third Monday in October.....
WAKULLA					
Small Claims Court.....	\$100-\$250.....	\$100.....	None.....	No regular terms.....	Basic, \$3.50
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (2nd).....	\$250 up.....	None.....	All felonies.....	First Monday in March Second Monday in September.....
WALTON					
Justice of the Peace Courts:					
District 2—Lakewood.....	\$100.....	Committing magistrate only.....
District 4—DeFuniak Springs.....	\$100.....	Committing magistrate only.....
District 5—Ponce de Leon.....	\$100.....	Committing magistrate only.....
District 6—Freeport.....	\$100.....	Committing magistrate only.....
District 10—Mossy Head.....	\$100.....	Committing magistrate only.....
Small Claims Court.....	\$600.....	None.....	No regular terms.....	Basic, \$3.75
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (1st).....	\$600 up.....	None.....	All felonies.....	Second Monday in May Second Monday in September Second Monday in January.....
WASHINGTON					
Small Claims Court.....	\$300.....	None.....	No regular terms.....	All actions, \$5
County Judge's Court.....	Probate.....	\$100.....	All misdemeanors (17 up).....
Juvenile Court.....	None.....	None.....	Dependent and delinquent children.....
Circuit Court (14th).....	\$100 up.....	None.....	All felonies.....	Fourth Monday in March Fourth Monday in October.....

* The legislature has established general statutory fees for several courts of the state. Unless otherwise stated above, the general fees of the courts are as follows: Circuit court fees are established by §28.241. The jurisdiction and fees of the various courts of record are the same as the circuit courts, unless otherwise indicated. The general statutes provide that the fees in the county courts of counties having less than 150,000 population shall be \$7.50 basic fee and for appeals to or from the county court may be \$3.50. In counties over 150,000 in population, the basic fee may be \$6, delinquent tenant, \$4, and all other fees the same as in the circuit court. The general statutory fees for small claims courts are \$3.50, basic fee, and \$10 for garnishment, attachment, replevin, or distress.

MORTALITY TABLE

1958 COMMISSIONERS STANDARD ORDINARY MORTALITY TABLE

Your Present Age	Life Expectancy Years	Days	Your Present Age	Life Expectancy Years	Days
0.....	68	108	51.....	22	300
1.....	67	284	52.....	22	10
2.....	66	328	53.....	21	89
3.....	66	54.....	20	173
4.....	65	34	55.....	19	260
5.....	64	67	56.....	18	353
6.....	63	99	57.....	18	85
7.....	62	129	58.....	17	187
8.....	61	157	59.....	16	295
9.....	60	185	60.....	16	42
10.....	59	211			
11.....	58	237	61.....	15	161
12.....	57	263	62.....	14	285
13.....	56	290	63.....	14	50
14.....	55	317	64.....	13	185
15.....	54	345	65.....	12	327
16.....	54	9	66.....	12	111
17.....	53	39	67.....	11	266
18.....	52	70	68.....	11	63
19.....	51	102	69.....	10	232
20.....	50	135	70.....	10	44
21.....	49	167	71.....	9	228
22.....	48	200	72.....	9	54
23.....	47	233	73.....	8	251
24.....	46	265	74.....	8	88
25.....	45	298	75.....	7	294
26.....	44	330	76.....	7	140
27.....	43	361	77.....	6	356
28.....	43	28	78.....	6	213
29.....	42	60	79.....	6	76
30.....	41	91	80.....	5	311
31.....	40	123	81.....	5	187
32.....	39	155	82.....	5	70
33.....	38	187	83.....	4	324
34.....	37	219	84.....	4	219
35.....	36	252	85.....	4	118
36.....	35	285	86.....	4	21
37.....	34	319	87.....	3	292
38.....	33	354	88.....	3	201
39.....	33	26	89.....	3	111
40.....	32	65	90.....	3	22
41.....	31	106	91.....	2	299
42.....	30	149	92.....	2	210
43.....	29	195	93.....	2	120
44.....	28	243	94.....	2	26
45.....	27	294	95.....	1	292
46.....	26	348	96.....	1	185
47.....	26	39	97.....	1	66
48.....	25	99	98.....	303
49.....	24	162	99.....	182
50.....	23	229			

The above table shows the average span of life as taken from the new "1958 Commissioners Standard Ordinary" mortality table. This table is based upon the death records of American life insurance companies during the period 1950-54. The new mortality table largely replaces the 1941 Commissioners Standard Ordinary Table of Mortality, based upon death records during 1930-1940, which replaced the American Experience Table of Mortality based upon death records during 1843-1858.

J. EDWIN LARSON, State Treasurer and Insurance Commissioner.

TABLE

TRACING GENERAL ACTS OF THE LEGISLATURE 1919 TO 1963 INCLUSIVE, INTO FLORIDA STATUTES

Explanatory: This table traces all existing general acts of the legislature from the 1919 session through the 1963 sessions, inclusive, into the sections of the Florida Statutes. Acts shown to be "omitted" from Florida Statutes, are local, population, or limited application acts, and are not included herein.

Use of Table: This table should be used in connection with the History and Revision Notes to Florida Statutes. In using this table first ascertain the chapter number of the session law in question, then refer to the chapter number in this table and ascertain the section number appearing under the heading "Section, Florida Statutes," and then refer to the corresponding section number in the statutes, which will disclose the complete history of the particular section in question.

LEGISLATIVE ACTS 1919			LEGISLATIVE ACTS 1919			LEGISLATIVE ACTS 1919		
CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.
1919 ACTS								
7783-					952.09	7870	1	635.02-
7797		omitted			954.45			635.06
7798	1	265.01	7834-			7871	1	626.01
7799-			7835		omitted	7872	1, 2	625.01
7805		omitted	7836	1	360.15			638.15
7806	1-5	194.05-	7837-			7873		627.06
		194.10	7838		omitted	7874	1	637.59
7807-			7839		62.36	7875	1	626.10
7808		omitted	7840		omitted	7876		734.22
7809	1-6	952.16-	7841	1	61.01-	7877		omitted
		952.21			61.07	7878		32.23
7810	1	129.05	7842	1-10	55.52-			32.24
7811	1	350.06			55.61	7879		omitted
7812-			7843-			7880		415.08-
7817		omitted	7848		omitted			415.17
7818	1-3	256.03-	7849	1	695.03	7881-		
		256.04	7850	1	932.29	7885		omitted
7819	1-3	256.05	7851	1	54.11	7886		30.23
7820		omitted			54.12	7887	1-11	393.01-
7821		460.01-	7852	1-3	53.02-			393.09
		460.26			53.04	7888		561.35-
7822	1	386.09	7853	1, 2	47.23-			561.43
7823	1	381.16			47.24			562.01-
7824		omitted	7854	1-11	733.19-			562.46
7825	1-6	514.02-			733.30	7889-		
		514.07	7855		733.43	7890		omitted
7826	1	381.03	7856		907.01	7891	1-3	253.36-
7827	1	381.42	7857	1, 2	921.15			253.38
7828	1-3	741.03-			62.09	7892	1-3	253.39-
		741.05	7858-					253.41
7829	1-11	384.01-	7859		omitted	7893-		
		384.11	7860	1, 2	818.05	7896		omitted
7830	1-3	381.60-	7861-			7897	1	298.22
		381.62	7866		omitted	7898	1, 2	861.09
7831	1-16	464.01-	7867	1-3	625.02	7899	1, 2	341.09
		464.17			648.01			341.16
7832	1-3	394.01	7868		648.02	7900	1-10	341.01-
		394.02			627.01-			341.19
		394.05			627.19	7901	1-5	341.62
7833	1-4	592.07-	7869	1-3	626.02-	7902	1	284.01-
					626.08			284.07

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1919			LEGISLATIVE ACTS 1921			LEGISLATIVE ACTS 1921		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
7903		omitted			242.18	8467		48.01-
7904	1	140.06	7953		omitted			48.18
7905	1-17	525.01-	7954			8468	1, 2	843.15
		525.17	8395		Special	8469	1	350.12
7906		523.01-			and	8470	1	782.04
		523.21			Local	8471		933.01-
7907	1-4	371.18	1921 ACTS					933.19
		374.35	8396-		omitted	8472	1, 2	194.14
7908		372.30	8398			8473		733.21
		374.35-	8399	1-5	11.08-	8474	1	85.09
		374.39			11.11	8475-		omitted
7909	1-3	374.10	8400	1, 2	291.02	8476		76.07
		374.11			291.04	8477	1, 2	76.12
7910		233.01-			291.05	8478	1	744.01
		233.04	8401		832.01-	8479	1	62.17
7911	1-4	242.27-			832.03	8480	1, 2	26.51
		242.30	8402		omitted			26.52
7912-		omitted	8403	1-5	603.01-	8481		omitted
7913		231.22			603.04	8482		59.20-
7914		240.05-			603.10			59.28
7915	1-4, 6	240.09	8404		21.01-	8483	1-3	36.06
		242.14			21.12	8484-		omitted
7916	1	817.09	8405-		omitted	8490		111.01-
7917	1, 2	817.10	8409			8491	1, 2	111.02
7918	1-5	27.19-	8410	1-14½	320.01-			25.11
		27.23			320.42	8492	1	omitted
		27.25			320.51	8493		27.23
		27.27			320.57	8494	1	
7919		585.32	8411		208.01-	8495-		omitted
7920		414.01-			208.19	8496		145.01-
		414.11	8412-		omitted	8497	1-4	145.05
7921		omitted	8414		458.01-	8498		omitted
7922	1-3	85.05	8415	2-14	458.13	8499	1	585.32
7923		291.01-				8500		233.01-
		291.05	8416-		omitted			233.12
7924	1-3	291.02	8422		952.07	8501		omitted
		291.04	8423	1, 2	954.45	8502	1-65	250.01-
		291.10			241.26			250.72
7925	1	291.02	8424	1-4	241.27	8503	1-3	258.01
7926-		omitted			258.13			258.02
7927		48.01-	8425	1	216.01-	8504		omitted
7928		48.18	8426	1-12	216.15	8505	1	239.34
		18.10	8427-		omitted	8506-		omitted
7929	1	653.09	8429		284.01-	8507		585.39-
7930	1	652.03	8430	1	284.07	8508	4-6	585.41
7931	1	196.04						omitted
7932	1	610.03	8431-		omitted	8509		372.01-
7933	1-4	665.21	8441		24128-	8510		372.76
7934		653.50	8442	1-8.....	241.35			231.16
7935	1	699.01-				8511		141.01-
7936	1-13	699.14	8443-		omitted	8512	1-4	141.04
		omitted	8446		265.06			7.08
7937		584.01-	8447			8513		7.14
7938	1-5	584.06	8448-		omitted			7.22
		576.16-	8459		611.03			7.25
7939	1, 2	576.18	8460	1-3	611.05			7.28
		351.03			611.06	8514		7.15
7940	1	omitted			611.39	8515		7.58
7941		231.19-	8461	1-3		8516		7.63
7942		231.28	8462-		omitted	8517		omitted
7943-		omitted	8463		817.31	8518	1-4	130.20
7946		73.22	8464	1	48.01-			130.23
7947	1, 2		8465		48.18	8519	1, 2	40.05
7948-		omitted			817.11-	8520	1-4	126.01-
7951		242.15-	8466	1-3	817.13			126.04
7952								

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1921			LEGISLATIVE ACTS 1923			LEGISLATIVE ACTS 1923		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
8521-		omitted	8569	1, 2	194.12			230.28
8522			8570	1	193.51	9134	1-5	239.19-
8523	1-4	521.02-	8571	1, 2	27.15			239.24
		521.04	8572	1	92.22	9135		232.17
8524	1, 2	867.01	8573		omitted	9136		omitted
		867.02	8574	1	62.16	9137		227.13
8525	1-3	253.42-	8575		341.62			230.23
		253.44	8576		omitted			230.28
8526	1	655.13	8577	1	258.12-	9138	1	843.13
8527	1, 2	136.01			258.14	9139		236.32
		136.04	8578		omitted	9140-		
8528	1	652.18	8579		459.01-	9141		omitted
8529	1	18.11			459.79	9142		231.09
8530	1-3	653.20-	8580		463.01-	9143		omitted
		653.22			463.20	9144	1	619.01-
8531		655.27	8581		omitted			619.02
8532	1, 2	653.32	8582	1	102.02	9145	1	617.06
		653.33	8583	1	98.01			617.07
8533	1	653.03	8584			9146	1	255.04
8534	1, 3	502.01	8585		omitted	9147		665.14
		503.07	8586	1-3	196.01-	9148	1	635.09
8535		omitted			196.03	9149	1-3	625.02
8536	1	292.01	8587	1	99.03			638.02-
8537	1-8	271.01-	8588	1	375.19			638.04
		271.08	8589-			9150	1	284.08
8538		518.01-	8590		omitted	9151	1-3	284.09
		518.04	8591	1-3	374.10	9152		627.06
8539	1-7	354.01-			374.11	9153	1-4	320.12
		354.07	8592		205.59	9154	1-4	320.11
8540	1	310.03	8593		281.13	9155	1	320.37
8541		omitted	8594	1	18.19			320.40
8542		231.16	8595	1	795.01	9156	1-4	320.01
		231.30	8596	1	794.05			320.40
8543		236.36	8597		omitted			320.42
8544		231.19-	8598-					320.54
		231.28	9118		omitted	9157	1-13	319.01-
8545		omitted						319.13
8546		230.23	1923 ACTS			9158	1-2	320.71
8547		230.33	9119		omitted	9159	1-3	320.13
8548		237.10	9120		208.01-	9160		26.01-
8549		omitted			208.19			26.16
8550	1-5	242.19-	9121		omitted	9161		26.14
		242.23	9122		229.08	9162		omitted
8551	1	130.04			229.17	9163		26.01-
8552	1	130.24			230.23			26.16
8553	1-7	341.52-			231.03-	9164-		
		341.58			231.30	9165		omitted
8554	1	130.25	9123	1-4	611.04-	9166		905.21
8555		230.23			611.06	9167	1	40.23
		236.32			611.26	9168	1	59.28
8556	1	195.13-	9124		omitted	9169		922.09-
		195.14	9125	1-4	609.01-			922.12
8557	1	381.12			609.06	9170		omitted
8558-			9126	1-9	952.01-	9171		919.23
8560		omitted			952.07	9172-		
8561	1	298.45			954.45	9174		omitted
8562		omitted	9127	1, 2	576.07	9175	1	167.11
8563	1, 2	811.01			576.08	9176	1	192.06
		811.02			576.26	9177		475.01-
8564	1, 2	6.06	9128	1	576.16-			475.42
		6.07			576.18	9178	1	195.01
8565	1-3	92.14	9129		omitted	9179	1	192.06
		695.17	9130	1, 2	157.30	9180	1, 2	193.23
		695.18			157.31	9181-		
8566		omitted	9131-			9185		omitted
8567		29.01-	9132		omitted	9186	1-3	383.01-
		29.09	9133		227.13			383.03
8568		omitted			230.23	9187	1	581.13

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1923			LEGISLATIVE ACTS 1925			LEGISLATIVE ACTS 1923		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
9188		653.42	9301	1	85.06	9363	1-4	500.25-
9189-			9302		310.01-			500.28
9200		omitted			310.27	9364	1	54.17
9201	1-17	585.01-	9303	1	310.03	9364½		omitted
		585.31	9304	1	352.22	9365-		
9202		omitted	9305	1	350.26	10022		Local and Special
9203	1-4	951.01-	9306		omitted			
		951.11	9307	1, 2	860.10			
9204	1	291.08	9308	1	350.11			
9205	1	291.06	9309	1-5	341.62			
9206		291.31	9310	1-5	341.48-			
9207-					341.51			
9262		omitted	9311	1-3	341.47			
9263	1-6	258.01-	9312	1-7	341.20-			
		258.06			341.28			
9264	1-11	509.02	9313	1-7	140.01-			
		509.03			140.07			
		510.04			140.23			
		511.01	9314		omitted			
		511.02	9315		253.45			
		511.14	9316		omitted			
		511.15	9317	1	239.05			
		511.23	9318	1	47.12			
		511.28	9319		48.01-			
		511.32			48.18			
		511.34	9320	1	78.19			
9265-					78.21			
9268		omitted	9321	1-19	933.01-			
9269	1	860.01			933.18			
9270	1-4	145.01-	9322	1	205.32			
		145.05	9323		86.01-			
9271	1	98.13-			86.15			
		98.16	9324	1-7	14.07-			
9272		32.23-			14.13			
		32.24	9325	1	256.06			
9273-			9326	1	683.03			
9275		omitted	9327	1	653.23			
9276	1	38.10	9328	1	832.10			
9277		omitted	9329	1-6	585.32			
9278	1	25.12	9330	1-28	460.01-			
9279		omitted			460.26			
9280		25.01	9331	1	828.04			
9281	1-5	59.21-	9332	1-3	951.17-			
		59.26			951.18			
9282		omitted	9333	1, 2	135.01-			
9283		735.01-			135.02			
		735.06	9334	1-4	851.01-			
9284		733.49			851.04			
		736.02	9335	1	239.35			
9285	1	744.28	9336	1-3	500.30-			
9286	1	743.03			500.32			
9287		655.27	937	1-12	250.22			
9288	1	818.01			250.33-			
9289		253.45			250.36			
9290		omitted			250.38			
9291	1	360.03			250.47			
9292		omitted			250.51			
9293	1	99.10			250.55			
9294	1	98.03			250.57-			
9295		omitted			250.60			
9296		85.06	9338	1-5	375.27-			
9297		448.02			375.31			
9298	1-21	170.01-	9339	1-4	371.06			
		170.21	9340-					
9299	1, 2	169.10-	9359		omitted			
		169.11	9360		7.26			
9300	1-29	618.01-	9361	1	7.40			
		618.28	9362	1	7.11			

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10023	1, 2	192.32
		196.05
10024		omitted
10025		208.01-
		208.19
10026		omitted
10027		omitted
10028	1-33	665.01-
		665.33
10029	1-4	19.25-
		19.28
10030	1-3	239.06-
		239.08
10031	1-3	593.01-
		593.06
10032	1	653.24
10033	1	137.02
10034	1	216.01
10035	1	255.05
10036	1-5	75.02
		75.05
		75.06
		75.10
		75.13
10037	1-3	653.42-
		653.44
10038	1	193.21
10039	1-3	193.45
10040	1	192.21
10041	1	41.08
10042		193.65
10043-		
10067		omitted
10068		26.01-
		26.16
10069-		
10080		omitted
10081		26.01-
		26.16
10082-		
10089		omitted
10090	1	7.26
		7.50
10091	1-3	30.23-
		30.25
10092		omitted
10093		475.34
10094	1, 2	415.06
		415.07
10095	1	617.01
10096	1-64	610.28
		611.01
		612.01-
		612.64
10097	1, 2	619.01
		619.02
		619.07
10098	1	79.12

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LEGISLATIVE ACTS 1925			LEGISLATIVE ACTS 1925			LEGISLATIVE ACTS 1925		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
10099		omitted	10147		omitted	10184	1, 2	292.02-
10100	1-11	418.01-	10148		7.31			292.03
		418.11	10149	1-4	19.47-	10185	1-9	250.06
10101	1	936.16			19.50			250.10
10102		48.01-	10150	1	205.43-			250.32
		48.18			205.45			250.48
10103		594.01-	10151	1, 2	626.24			250.52
		594.23			627.18			250.54
		597.01	10152	1	626.11			250.55
		597.02			638.04			250.57
10104	1-17	135.03-	10153	1-5	625.01			250.58
		135.19			627.01	10186	1-7	320.43
10105	1, 2	265.03			627.02			320.44
		265.04			627.11			320.50
10106-			10154	1	222.14			320.51
10107		omitted	10155	1	534.31			320.55-
10108	1	811.19	10156-					320.57
10109		466.01-	10157		omitted	10187	1, 2	320.37
		466.42	10158	1	954.27	10188	1, 2	258.08
10110	1-3	298.66	10159		omitted	10189	1, 2	859.05
10111	1-3	92.07-	10160	1, 2	958.01-	10190	1-6	397.01-
		92.09			958.02			397.06
10112	1, 2	73.04	10161	1	253.46	10191-		
		73.06	10162		253.12	10200		omitted
		73.10			253.13	10201	1	465.02
10113-			10163	1	54.17	10202	1	310.03
10117		omitted	10164	1-3	75.14-	10203-		
10118	1-4	341.21-			75.16	10205		omitted
		341.23	10165		38.01-	10206	1, 2	125.03
10119		733.15-			38.11			125.04
		733.18	10166		28.21	10207		omitted
10120		470.01-			55.10	10208	1, 2	291.02
		470.28	10167	1-7	41.01-			291.04
10121-					41.07			291.05
10122		omitted	10168	1	95.22	10209		562.23
10123	1-15	371.16	10169	1-3	694.08-	10210-		
		373.13			694.10	10216		omitted
		374.02	10170	1	689.10	10217		562.27-
		374.06	10171	1, 2	95.23			562.40
		374.12	10172		omitted	10218	1	415.04
		374.13	10173	1-3	585.32	10219-		
		374.20-	10174		omitted	10220		omitted
		374.24	10175	1-23	39.01-	10221	1, 2	66.12
10124	1	215.01			39.23			66.13
10125-			10176	1-9	355.01-	10222	1, 2	66.14
10126		omitted			355.09			66.15
10127	1	865.06	10177	1-19	516.01-	10223	1	66.11
10128	1-4	576.03-			516.19	10224		omitted
		576.08	10178	1-12	389.01-	10225	1	352.22
		576.16-			389.12	10226		611.35
		576.19	10179	1	394.09	10227-		
		576.26	10180		7.43	10232		omitted
10129	1	941.01	10181	1-3	533.01	10233		475.01-
10130	1	215.01			533.02			475.41
10131	1-4	375.17			533.06	10234		omitted
		375.20			320.01-	10235	1	350.08-
		375.32	10182	1-7	320.04			352.22
10132		7.23			320.06	10236		omitted
10133		372.01-			320.08	10237	1	92.19
		372.76			320.11	10238-		
10134	1-3	525.07			320.15	10241		omitted
		525.09			320.19	10242	1-3	10.01-
10135-					320.25			10.03
10142		omitted			320.35-	10243		omitted
10143	1-5	341.62			320.38	10244		231.16-
10144	1	140.16			320.40-			231.19
10145		omitted			320.42	10245	1	239.22
10146	1, 2	146.06-			320.58	10246		omitted
		146.07	10183	1, 2	265.06	10247		231.30

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LEGISLATIVE ACTS 1925			LEGISLATIVE ACTS 1927			LEGISLATIVE ACTS 1927		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
10248	1-5	239.11- 239.13 239.15 239.18	11338		omitted	11832		265.09
			11339		330.01- 330.05	11833	1	omitted 19.28
10249-			11340-			11834-		
10253		omitted	11341		omitted	11836		omitted
10254		233.13- 233.47	11342		270.07- 270.11	11837	1	21.08
10255		omitted	11343-			11838		372.01- 372.76
10256	1-5	239.35	11363		omitted	11839-		
10257-			11364		48.01- 48.18	11843		omitted
10261		omitted	11365		omitted	11844	1-9	600.01- 600.09
10262		231.09	11366		26.01- 26.16	11845-		
10263-						11846		omitted
10264		omitted	11367-			11847		265.01- 265.02
10265	1-4	821.25- 821.28	11369		omitted			
		27.23	11370	1	471.08	11848		653.47 653.48 653.55
10266	1	omitted	11371		7.21			
10267		62.05	11372-			11849		
10268	1		11380		omitted	11850-		
10269-			11381	1-25	390.01- 390.24	11852		omitted
10270		omitted	11382		omitted	11853		236.46
10271	1	959.01	11383	1-9	66.16- 66.24	11854	1	75.07- 75.08
10272		omitted			111.01	11855	1-6	131.01- 131.06
10273	1, 2	933.09 933.18	11384		901.21	11856		omitted
10274		omitted	11385			11857	1, 2	240.10
10275	1-13	177.01- 177.13	11386-			11858		omitted
10276		omitted	11388		omitted	11859	1-4	465.09- 465.12
10277		589.23	11389		27.23			
10278	1-8	257.01- 257.08	11390-					
		700.01- 700.02	11393		omitted	11860-		
10279	1-2	298.54	11394-			11864		omitted
10280	1	193.40	11807		Local and Special	11865	1-19	665.01- 665.03 665.07- 665.12 665.14 665.16- 665.19 665.22- 665.24 665.26- 665.31 665.33 836.06
10281	1	542.01	1927 ACTS					
10282	1	542.05	11808		omitted			
10283	1, 2	195.01	11809	1	860.01			
10284	1	192.28	11810-					
10285	1	192.06	11811		omitted			
10286	1	500.29	11812		806.01- 806.11			
10287	1	241.04	11813	1-4	696.01- 696.04			
10288	1, 2	241.05						
10289	1-10	474.01- 474.10	11814-			11866	1	
		omitted	11815		omitted	11867-		
10290		227.13	11816	1, 2	265.05	11868		omitted
10291		228.13	11817		omitted	11869	1-8	382.23- 382.29 741.02
10292		omitted	11818	1-3	265.24			
10293	1-3	265.10 265.11	11819-			11870		omitted
			11823		omitted	11871		231.16 231.19
10294-			11824	1-5	101.07- 101.10	11872	1, 2	954.47 954.48
10296		omitted			265.06			
10297		273.13	11825	1, 2	omitted	11873		omitted
10298-			11826		817.06- 817.07	11874	1	415.02
10300		omitted	11827	1, 2	omitted	11875		594.01- 594.23 597.01 597.02
10301-								
11331		Local and Special	11828					
			11829	1-4, 6-7, 9-15	47.34- 47.37 47.41- 47.45 48.07 48.08	11876		594.01- 594.23 597.01 597.02
11332-								
11334		omitted						
11335		111.01						
11336		475.01- 475.42						
			11830		omitted	11877-		
11337-			11831		265.07-	11880		omitted

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LEGISLATIVE ACTS 1927			LEGISLATIVE ACTS 1927			LEGISLATIVE ACTS 1927		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
11881	1-3	702.07- 702.09	11995	1	609.01 609.02 609.04			511.08 511.13 511.32
11882-			11996	1	62.08			511.33
11886		omitted	11997	1	50.08			511.41
11887		26.01- 26.16	11998	1, 2	19.47 19.48	12054		731.23
11888	1	26.51	11999		omitted	12055	1-4	628.03
11889		26.01- 26.16	12000		414.01- 414.11			628.04 628.06- 628.08
11890	1, 2	59.29- 59.31	12001		omitted	12056	1, 2	603.15
11891-			12002	1-5	146.01- 146.05	12057-		omitted
11892		omitted	12003	1-6	75.02 75.04- 75.09	12061		16.03
11893	1	28.24			75.11 75.12	12062	1	omitted
11894-			12004		omitted	12063-		75.15
11895		omitted	12005		456.01- 456.22	12065		75.16
11896	1	631.12	12006	1, 2	298.53	12066	1, 2	913.08
11897-			12007-			12067		40.01- 40.03
11900		omitted	12012		omitted	12069		omitted
11901	1-9	318.01- 318.08	12013		583.01- 583.11	12070	1	25.11
11902	1, 2	258.08	12014		omitted	12071-		omitted
11903	1, 2	353.06	12015		236.42	12076		11.12
11904-			12016			12077	1, 2	omitted
11905		omitted	12017		omitted	12078		86.01- 86.06
11906	1-11	294.02- 294.12	12018	1	59.19	12079	1	85.19- 85.20
11907		omitted	12019	1-4	59.16- 59.18 59.20	12080	1, 3	47.49
11908		231.09 231.18	12020-			12081	1, 3	omitted
11909	1-3	617.11	12021		omitted	12082		693.13
11910	1, 2	610.06	12022	1-3	775.09- 775.11	12083	1	omitted
11911-			12023		omitted	12084-		25.23- 25.26
11913		omitted	12024		590.08- 590.14	12086		omitted
11914	1	125.16	12025-			12087	1-5	250.06 250.28 250.33
11915-			12034		omitted	12088		250.47- 250.50 250.69
11953		omitted	12035	1, 2	69.04- 69.07	12089	1-9	omitted
11954	1-4	145.01- 145.03 145.05	12036		omitted			omitted
11955-			12037		208.01- 208.19	12090-		omitted
11958		omitted	12038	1	99.10	12094		702.02
11959	1	136.09	12039		omitted	12095	1	320.37
11960-			12040	1-3	298.36 298.41 298.47- 298.51	12096	1	320.40
11970		omitted			omitted	12097	1-3	283.17- 283.19
11971	1, 2	50.02 50.03	12041			12098-		
11972-			12042	1, 2	744.19 744.20	12100		omitted
11975		omitted	12043-			12101		683.01
11976	1-5	29.01- 29.05	12047		omitted	12102-		omitted
11977	1-5 43.05- 43.09 6-9 43.11-43.14		12048	1-6	585.32	12103		49.01
11978-			12049		omitted	12104	1	omitted
11986		omitted	12050	1-5	584.01- 584.06	12105-		omitted
11987	1-5	258.01 258.03 258.06	12051		omitted	12109		205.16
11988		omitted	12052	1	510.04	12111		omitted
11989	1, 2	92.13 695.19	12053	1-8	509.02 511.01 511.06	12112		463.01- 463.20
11990	1	695.06				12113		463.01- 463.20
11991		695.05				12114	1, 2	55.07
11992	1	62.06						
11993	1	702.06						
11994		733.15- 733.18						

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CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
12115-			12280	1	653.08			655.07
12192		omitted	12281		omitted	12423-		
12193	1	465.08	12282	1	954.35	12424		omitted
12194	1	310.03	12283	1-7	589.01-	12425	1	130.11
12195-					589.06	12426-		
12196		omitted	12284	1-9	392.01-	12427		omitted
12197		461.01-			392.03	12428		253.02
		461.12			392.06-	12429	1	253.47
12198		omitted			392.13	12430-		
12199	1	102.62	12285	1-7	458.04-	12441		omitted
12200-					458.06	12442	1, 2	239.06
12204		omitted			458.10			239.08
12205	1	242.24			458.12	12443-		
12206-					458.13	12452		omitted
12212		omitted			458.15	12453	1, 2	865.06
12213	1	548.03	12286	1-19	462.01-	12454		
12214	1, 2	681.10			462.17	12488		omitted
12215	1	49.06	12287	1-18	459.01-	12489	1	7.54
12216-					459.18	12490-		
12217		omitted	12288		409.01	13564		Local and Special
12218	1-4	350.02			409.23			
		350.06	12289	1-5	381.43-			
		350.28			381.47			
12219	1-3	350.36	12290		473.01-			
		350.37			473.26			
12220	1	350.38	12291	1-15	581.01-			
12221	1-3	350.15			581.14	13565-		
		347.08-	12292	1-4	603.11-	13566		omitted
12222	1-4	347.10			603.14	13567	1	241.19
		320.45-	12293	1	112.05	13568	1	92.20
12223	1-45	320.48			omitted	13569	1-4	179.01-
		475.01-	12295	1, 2	192.26			179.04
12224-		475.42			215.18	13570	1-26	388.01-
12245		omitted	12296-					388.26
12246	1	813.01	12320		omitted	13571-		
12247-			12321	1-5	626.03-	13575		omitted
12248		omitted			626.04	13576	1-32	611.26
12249	1-5	341.62			648.02			652.06
12250-					648.10-			652.08
12254		omitted			648.12			652.21
12255	1	708.04	12322	1	59.32			653.05-
12256	1	653.34	12323	1	25.09			653.10
12257	1	933.19	12324-					653.14
12258-			12406		omitted			653.18
12259		omitted	12407	1-5	196.09-			653.19
12260		26.01-			196.11			653.28
		26.16	12408		omitted			653.35
12261	1-2 A	239.19-	12409	1-3	196.06			653.42-
		239.20			196.07			653.46
12262-			12410	1-6	167.67-			653.50
12264		omitted			167.68			653.52-
12265		26.01-	12411		omitted			653.55
		26.16	12412		205.59			653.63
12266		omitted	12413	1	193.13			655.01
12267	1, 2	817.32-	12414	1-9	197.01-			655.03
		817.33			197.09			655.04
12268		omitted	12415-					655.09
12269	1-5	19.06-	12416		omitted			655.11
		19.09	12417		231.16			655.12
12270-					231.20			655.14
12272		omitted			231.22			655.25
12273		27.23	12418		omitted	13577		omitted
12274	1	27.23	12419	1-5, 10, 12	513.01-	13578		409.17
12275-					513.06			413.01-
12276		omitted			513.09			413.06
12277		27.23			513.12	13579-		
12278		omitted	12420		omitted	13583		omitted
12279	1-11	21.01-	12421	1, 2	610.05	13584		594.01-
		21.12	12422	1, 2	655.06	13585-		594.23
						13615		omitted

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1929			LEGISLATIVE ACTS 1929			LEGISLATIVE ACTS 1929		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
13616	1-3	374.08	13704					231.41
13617		omitted	13705		omitted	13882	1-3	611.36
13618	1-4	374.10	13706	1, 2	265.05	13883		omitted
		374.11	13707			13884	1-7	347.11-
13619		omitted	13711		omitted			347.18
13620	1-10	391.01-	13712		265.01-	13885-		
		391.10			265.02	13886		omitted
13621		omitted	13713-			13887	1-12	264.01-
13622	1	694.11	13755		omitted			264.08
13623-			13756	1-10	208.22-	13888	1	320.08
13624		omitted			208.28	13889-		
13625	1	702.06	13757	1	465.08	13890		omitted
13626		omitted	13758	1	310.03	13891	1-3	474.05-
13627	1	298.52	13759	1-12	414.01-			474.07
13628-					414.11	13892		585.12
13638		omitted	13760		omitted	13893	1-29	100.01-
13639	1, 2	250.47	13761	1-17	102.02			100.29
		250.50			102.05	13894-		
13640	1, 2	613.02-			102.07	13897		omitted
		613.03			102.18	13898-		
13641		702.02			102.32	13899		omitted
13642	1	702.03			102.33	13900-		
13643		omitted			102.38	14482		Local
13644	1	372.01-			102.39			and
		372.73			102.43-			Special
13645-					102.48	14483-		
13655		omitted			102.55	14484		omitted
13656	1, 2	585.32			102.57	14485	1-5	600.01-
13657-			13762-					600.04
13658		omitted	13764		omitted			600.06
13659	1	511.01	13765	1	611.35	14486	1-22	344.01-
13660		63.23	13766-					344.22
		63.38	13790		omitted	14487	1	653.55
13661	1	635.01	13791	1, 2	11.02-	14488		omitted
13662	1	628.12-			11.04	14489	1, 2	648.16
		628.13	13792	1	8.13	14490		omitted
13663	1-6	205.45	13793	1-5	341.62	14491		205.01-
		625.01	13794	1	373.13			205.67
		627.01-			374.02	14492	1	125.22
		627.16			374.21	14493-		
13664-					374.22	14498		omitted
13669		omitted	13795-			14499	1-21	657.01-
13670	1	253.45	13796		omitted			657.21
13671-			13797	1-3	292.02-	14500	1	350.45
13674		omitted			292.03	14501	1	822.23
13675	1	40.21	13798		omitted	14502	1	145.03-
13676		77.01	13799	1-3	373.07			145.04
13677-					374.14	14503		omitted
13685		omitted	13800		omitted	14504	1	75.04-
13686	1	283.20	13801	1, 2	821.02			75.06
13687-			13802-			14505		omitted
13690		omitted	13808		omitted	14506		235.24-
13691	1, 2	265.06	13809	1-3	603.16			235.26
13692-					603.17	14507	1, 2	298.63
13695		omitted	13810	1	116.12	14508-		
13696		501.01-	13811-			14509		omitted
		501.23	13863		omitted	14510	1	576.07-
13697		omitted	13864	1-2	382.19-			576.08
13698	1, 2	265.07-			382.20			576.26
		265.09	13865-			14511-		
13699	1-3	320.52	13869		omitted	14514		omitted
		320.53	13870	1	25.03	14515	1-9	372.16
		932.49	13871-			14516-		
13700		323.01-	13875		omitted	14519		omitted
		323.30	13876	1	205.16	14520	1	284.08
13701	1	320.06	13877-			14521	1-4	635.10-
13702	1, 2	265.25	13880		omitted			635.15
13703		372.44	13881		231.40-	14522	1	653.11

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1931			LEGISLATIVE ACTS 1931			LEGISLATIVE ACTS 1931		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
14523		503.01			18.13	14731		236.27
14524			14654	1, 5	216.02-	14732		omitted
14526		omitted			216.04	14733	1	744.11
14527	1	394.29			216.08	14734		omitted
14528		205.59			216.11	14735	1	291.03
14529		omitted	14655	1	689.13	14736		omitted
14530		375.27-	14656	1	320.08	14737		198.43
		375.31	14657	1	99.10	14738		198.43
14531-			14658	1-76, 79	63.01-	14739		534.08-
14543		omitted			63.77	14740	1-13	534.21
14544	1	619.01-	14659		omitted			205.45
		619.02	14660	1	674.26	14741	1-5	625.01
14545	1	374.27	14661		omitted			627.03-
14546			14662		594.01-			627.08
14551		omitted			594.23			627.11-
14552		234.04	14663		omitted			627.16
14553		omitted	14664	1	33.09	14742		omitted
14554	1	45.19	14665		omitted	14743	1, 2	264.09
14555	1	381.04	14668		113.01-	14744		omitted
14556			14669	1-3	113.03	14747		92.06
14571		omitted			omitted	14748	1	28.21
14572	1-11, 20	193.21	14670		37.20	14749		55.10
		193.41	14671	1	omitted			omitted
		193.51	14672		19.52			15.12
		193.52	14673	1	omitted	14750-		omitted
		193.54	14674		618.01-	14753		15.11
		193.56	14675	1-30	618.28	14754	1, 2	15.12
		193.57			611.01	14755		omitted
		193.58	14676	1	610.07-	14756	1-10	150.01-
		194.02	14677	1-12	610.15			150.10
		194.06				14757	1, 2	28.20
		194.11	14678-		omitted	14758-		omitted
14573-			14690		136.01	14759		457.01-
14574		omitted	14691	1, 2	136.02	14760	1-8	457.08
14575		208.01-						250.13
		208.19	14692-		omitted	14761	1-5	250.30
14576-			14701		374.10			250.33
14578		omitted	14702	1-4	374.11			250.45
14579	1-19	293.01-	14703-					347.19
		293.18	14705		omitted	14762	1-28	502.01-
14580-			14706	1	695.05			502.27
14581		omitted	14707		omitted	14763	1	701.06
14582-			14708		466.01-	14764	1-30	323.01-
14638		Local and Special			466.42			323.30
1931 ACTS			14709-		omitted	14765		47.29-
14639		732.44	14711		298.43			47.32
14640-			14712	1, 2	298.44	14766-		omitted
14641		omitted	14713	1-3	298.22	14777		463.01-
14642	1-5	330.01-	14714	1	98.12	14778	1-21	463.20
		330.05	14715	1-21 1/2	103.01-			omitted
14643	1-10	331.01-			103.20	14779-		291.11
		331.09			130.03	14780		231.50
14644		omitted	14716		130.18	14781	1	231.51
14645		733.07			73.01	14782		242.06
14646		omitted			73.02			omitted
14647	1-6	653.35-	14717-		omitted	14783-		310.03
		653.40	14719		371.10	14819		omitted
14648	1	676.53	14720	1	372.15	14820	1	omitted
14649	1	653.17	14721	1		14821		192.29
14650		476.01-	14722-		omitted	14822	1-4	192.30
		476.24	14728		233.13-			52.11
14651	1-4	342.03-	14729		233.47	14823	1	283.04-
		342.06			98.41	14824	1	283.10
14652		omitted	14730	1-3	470.24			
14653	1, 2	18.12			470.25			

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1931			LEGISLATIVE ACTS 1931			LEGISLATIVE ACTS 1933		
CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.
14825	1	47.10	15046		omitted	15638	1-5	270.12-
14826			15047	1	167.41			270.15
14828		omitted	15048			15639	1-3	192.08
14829		236.02-	15049		omitted	15640	1	192.27
		236.04	15050	1	192.25	15641	1-6	270.16-
		236.07	15051					270.21
		236.12	15053		omitted	15642	1-3	253.03-
		236.29	15054	1-7	192.40-			253.05
14830	1-3	49.03			192.44	15643		
14831	1	548.03	15055	1	194.07	15656		omitted
14832	1-23	550.01-	15056		omitted	15657	1-14	472.01-
		550.25	15057	1-3	83.02			472.13
14833	1	351.01			83.04	15658	1-4	203.01-
14834	1, 2	347.12-	15058		omitted			203.03
		347.13	15059	1	193.24	15659	1-15	208.01-
14835	1	356.01	15060		omitted			208.19
14836	1	744.21	15061	1	865.06	15660		
14837	1	744.17	15062	1-3	655.06-	15665		omitted
14838	1	694.12			655.08	15666		33.11
14839			15063		omitted	15667		
14840		omitted	15064	1, 2	655.04	15718		Local
14841	1-34	132.01-			655.05			and
		132.32	15065			15719		Special
14842	1	132.20	15068		omitted	15720		omitted
14843			15069	1	241.02	15721		111.01
14890		omitted	15070			15725		omitted
14891	1-5	341.62	15600		Local	15726	1-3	610.07
14892		228.05			and			610.10
		237.05-			Special	15727		
		237.24	15601		omitted	15745		omitted
14893			15602	1	806.06	15746		198.43
14897		omitted	15603	1-4	806.01-	15747	1	198.44
14898		48.01-			806.04	15748		198.43
		48.18	15604	1, 2	342.01-	15749		
14899	1-23	517.01-			342.02	15771		omitted
		517.24	15605		665.01-	15772	1-34	132.01-
		517.27			665.47			132.32
		517.29	15606			15773		
14900			15613		omitted	15777		omitted
14902		omitted	15614	1, 2	372.23	15778		230.20
14903		265.15-			372.29	15779		237.26
		265.20	15615	1	525.10	15780		
14904		236.32	15616			15786		omitted
14905		omitted	15617		omitted	15787	1-6	201.01-
14906	1-5	154.01-	15618	1-6	585.32			201.08
		154.05	15619		omitted			201.11-
14907	1-5	585.33	15620	1, 2	806.05			201.18
14908			15621			15788		omitted
15021		omitted	15623		omitted	15789		199.01-
15022	1-4	47.27	15624		204.01-			199.36
		341.25			204.16	15790		
15023		341.30	15625	1-6	320.01	15797		omitted
15024	1-8	341.30-			320.04	15798	1	193.52
		341.37			320.07-	15799		omitted
15025	1	393.10			320.11	15800	1	371.05
15026	1	394.18			320.15-	15801		
15027		omitted			320.23	15857		Local
15028	1, 2	265.12			320.25			and
15029					320.35			Special
15034		omitted			320.36	1933 ACTS		
15035	1	343.13			320.38	15858		omitted
15036					320.40-	15859		111.01
15037		omitted			320.42	15860	1	603.16
15038	1-9	173.01-	15626			15861	1-12A	420.01-
		173.14	15636		omitted			420.11
15039		omitted	15637	1-29	473.01-	15862	1	331.10
15040		205.15			473.26	15863		omitted
15041								

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1933			LEGISLATIVE ACTS 1933			LEGISLATIVE ACTS 1933		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
15864		561.01			610.15	16069	1, 2	283.16
15865		omitted	15932-			16070	1-3	770.01
15866		omitted	15983		omitted			770.02
15867	1-4	585.32	15984		30.23-			836.07-
15868-					30.25			836.09
15870		omitted	15985-			16071		204.01-
15871	1	331.02	15994		omitted			204.16
15872	1, 2	653.64	15995	1	54.08	16072	1	205.40
15873	1-4	652.09-	15996	1-3	54.04-	16073	1	699.07
		652.12			54.06	16074	1	394.29
15874	1-4	653.56-	15997-			16075		192.34
		653.59	16008		omitted	16076-		
15875	1	653.25	16009	1	65.02	16078		omitted
15876	1	817.16	16010-			16079	1, 2	28.22
15877	1, 2	653.50	16011		omitted	16080		203.22
		653.51	16012		583.01-	16081	1-6	208.20
15878	1	218.01			583.11			208.21
15879	1-9	653.65-	16013		227.13	16082	1-29	207.01-
		653.73			236.32			207.38
15880		652.09-	16014	1	98.09	16083	1-12	526.01-
		652.12	16015	1-33	198.01-			526.11
15881		653.42			198.42	16084	1	320.07
15882	1	812.08	16016-			16085	1-4	320.02-
15883		omitted	16024		omitted			320.11
15884		561.01-	16025	1	371.12			320.14
		561.57	16026-					320.19
		562.01-	16027		omitted			320.25
		562.46	16028	1-22	424.01-			320.25
15885	1-20	625.01			424.22			320.35
		640.01-	16029		omitted			320.36
		640.28	16030	1-5	589.18-			320.38
					589.22			320.40-
15886-			16031-			16086	1, 2	320.42
15890		omitted	16041		omitted	16087	1-26	320.26
15891	1-3	344.14	16042	1-48	85.18			398.01-
15892		omitted			509.01-	16088	1, 2	398.23
15893	1-3	954.15-			509.05			116.10
		954.17			510.01-			116.11
15894	1	298.64			510.07	16089-		
15895-					511.01-	16090		omitted
15906		omitted			511.41	16091	1	463.15
15907	1, 2	218.02	16043-			16092-		
15908	1-12A	665.15	16046		omitted	16100		omitted
		665.19	16047	1-9	503.01-	16101	1	310.03
		665.21			503.09	16102		omitted
		665.23	16048		omitted	16103	1-197	731.01-
		665.25	16049	1	205.45			734.40
		665.27			627.03-	16104-		
		665.28			627.07	16110		omitted
		665.29			627.11	16111	1	790.16
		665.32			627.12	16112		omitted
		665.35			626.12	16113	1	550.13
		667.01-	16050	1	55.03	16114-		
		667.12	16051	1	omitted	16141		omitted
15909-			16052		38.01-	16142	1-13	591.01-
15910		omitted	16053	1-10	38.09			591.14
15911	1-8	461.01-				16143-		
		461.06	16054-			16166		omitted
15912-			16057		omitted	16167	1-5	341.62
15917		omitted	16058	1-5	40.09-	16168-		
15918	1	194.25			40.13	16169		omitted
15919-			16059-			16170		228.04
15924		omitted	16062		omitted			228.16
15925	1	113.01	16063	1	805.02			229.03
15926	1	19.21	16064-					229.07
15927	1	73.10	16065		omitted			229.08
15928	1	73.20	16066	1, 2	821.31			229.15
15929	1, 2	611.28	16067	1, 2	683.01			230.23
15930		omitted			683.02			
15931		610.07-	16068		omitted			

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LEGISLATIVE ACTS 1933			LEGISLATIVE ACTS 1935			LEGISLATIVE ACTS 1935		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		235.18	16301		omitted	16840		omitted
		236.11	16302		924.09	16841		666.01-
		236.12	16303-					666.03
		236.29	16771		Local and Special	16842	1-5	665.21
16171		237.23						665.25
16172-		237.26						665.32
16173		omitted				16843	1-7	665.36-
16174	1-6	517.13-	1935 ACTS			16844	1-3	665.42
		517.15	16772-		omitted			665.21
		517.23	16773		561.01-			665.32
		517.25	16774	1-13	561.49	16845-		omitted
		517.28			561.55-	16847		204.01-
16175		omitted			561.57	16848		204.16
16176	1-17, 19	374.011-	16775-		omitted	16849-		omitted
		374.181	16779		65.15	16850		171.11-
16177		omitted	16780	1, 2	10.01	16851	1-5	171.15
16178	1-11	373.01-	16781	1-3	10.03			
		373.06			376.01-	16852-		omitted
		374.01	16782	1-5	376.05	16853		594.01
16179	1	381.12			omitted	16854	1-22	594.13
16180	1-11	107.01-	16783		27.19-			595.01-
		107.11	16784	1-5	27.22			595.24
16181	1	952.07			27.26			594.01-
16182	1, 2	952.10-	16785-		omitted	16855		594.23
		952.11	16788		208.05			597.01
16183	1-3	112.02-	16789	1	553.74-	16856	1-16	597.02
		112.04	16790	1, 2	553.77			594.01
16184	1, 2	17.15			656.01-			599.01-
		112.06	16791	1-14½	656.14	16857	1-16	599.17
16185	1-3	821.19-	16792-		omitted			594.01
		821.21	16793		653.25	16858	1-16	599.01-
16186-		omitted	16794	1	653.44			594.01
16233		341.29	16795	1	653.78			599.01-
16234	1-3	341.38	16796	1, 2	653.79	16859	1-10	599.17
16235	1		16797	1-3	653.12			506.19-
16236-		omitted	16798	1	476.01-	16860	1-14	506.28
16244		64.04	16799		476.24			594.01
16245	1	58.08			477.01-			596.01-
16246	1	625.15	16800	1-30	477.27	16861	1-12	596.21
16247	1, 2	648.10-			omitted			594.01
16248	1	648.12	16801		640.03			594.03
16249-		omitted	16802	1-4	640.04			594.09
16250		192.40-			640.09-			594.13
16251	1-7	192.44			640.12			594.20
16252-		omitted			640.17-			595.10
16255		298.44			640.19			597.01
16256	1, 2	omitted	16803		695.11			597.13-
16257		192.22			698.01	16862	1-4	597.23
16258	1		16804	1-3	413.01-			594.01-
16259-		omitted			413.06			594.22
16265		193.11	16805-		omitted	16863	1-4	595.07
16266	1		16814		237.25	16864-		omitted
16267-		omitted	16815			16874		954.23-
16285		129.05	16816-		omitted	16875	1-3	954.25
16286	1	585.31	16828		236.54	16876	1-7	8.01-
16287	1		16829	1-3	omitted			8.02
16288-		omitted	16830		69.09-	16877	1	99.16
16290		617.12-	16831	1-5	69.13	16878		Local
16291	1, 2	617.13			518.01-	16879	1-4	618.04
16292-		omitted	16832		518.04			618.07
16296		1.01	16833		omitted			618.09
16297	1	192.11	16834		55.04	16880	1-9	610.16-
16298	1	205.16	16835	1				610.18
16299	1	215.19	16836-					
16300	1							

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LEGISLATIVE ACTS 1935			LEGISLATIVE ACTS 1935			LEGISLATIVE ACTS 1935		
CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.
16881		48.01-	17013		omitted	17095	1-5	202.01-
		48.18	17014	1	372.29			202.04
16882-			17015	1	372.57	17096	1-8	585.34
16918		omitted	17016	1	372.01-	17097	1-34, 36	84.01-
16919	1-3	36.07			372.07			84.35
16920-					372.09	17098		omitted
16959		omitted	17017	1, 2	371.11	17099	1-10	19.31-
16960	1, 2	370.09	17018	1	372.57			19.41
16961		omitted	17019-					576.01-
16962	1	932.05	17023	1-23	374.301-			576.10
16963-					374.521			576.16-
16969		omitted	17024	1-6, 11	125.23-			576.19
16970		466.24			125.29			576.23-
16971-			17025	1-6	589.23-			576.25
16974		omitted			589.24	17100-		
16975	1	65.02	17026	1-5	589.13-	17101		omitted
16976	1, 2	39.33			589.17	17102	1, 2	372.39
16977	1, 2	298.65	17027	1-8	589.07-	17103		501.01-
16978	1, 2	856.01			589.12			501.23
16979	1-4	618.04	17028	1	241.09	17104	1-5	506.14-
		618.05	17029	1-17	590.01-			506.17
		618.07			590.16	17105	1	736.04
		618.09	17030	1	239.36	17106	1, 2	700.03
16980		omitted	17031		omitted	17107	1-3	95.15
16981	1-13	240.15-	17032		470.01-	17108	1-3	698.03-
		240.26			470.28			698.05
16982	1-12	583.01-	17033-			17109	1-4	695.02
		583.11	17057		omitted	17110	1, 2	698.06-
16983	1-5	165.14-	17058	1	932.16			698.07
		165.17	17059	1-4	585.32	17111	1, 2	618.08
16984	1	102.07	17060	1-9	192.12-	17112	1-4	698.08-
16985		omitted			192.20			698.11
16986		101.01-	17061		omitted	17113		320.28-
		101.10	17062	1-4	509.02			320.31
16987		101.01-			511.06	17114	1	320.32
		101.10			511.08	17115	1	323.29
16988-					511.28	17116-		
16989		omitted	17063-			17117		omitted
16990	1	102.32	17067		omitted	17118	1-20	180.01-
16991		omitted	17068	1-4	381.63-			180.26
16992	1-4	735.01-			381.66	17119	1, 2	180.06-
		735.06	17069	1-5	205.45			180.07
16993-					625.01	17120-		
16994		omitted			627.01	17123		omitted
16995	1, 2	264.09-			627.03	17124	1	169.15
		264.10			627.04	17125	1	55.11
16996	1-4	264.01-			627.06-	17126-		
		264.02			627.08	17128		omitted
		264.07			627.11			398.16
		264.08			627.12	17129	1-4	398.18
16997	1-3	264.11-			627.17			398.21
		264.13	17070	1-5	639.01-			398.22
					639.05	17130	1-3	518.06-
16998		omitted	17071-					518.08
16999	10, 14	98.24	17073		omitted	17131		omitted
17000-			17074	1-10	551.01-	17132	1	619.05
17001		omitted			551.12	17133	1	113.01
17002	1	372.27	17075-			17134	1	46.05
17003	1-5	371.13	17084		omitted	17135-		
		374.02	17085	1-6	26.01-	17140		omitted
		374.37			26.21	17141	1-15	412.01-
17004-			17086	1	25.12			412.13
17008		omitted	17087-			17142-		
17009	1	374.30	17090		omitted	17165		omitted
17010	1	374.02	17091		11.12-	17166		174.01-
		374.21			11.18			174.26
		374.22	17092	1	85.17	17167		205.21
17011	1	374.30	17093		omitted	17168-		
17012	1	374.20	17094	1, 2	785.04	17169		omitted

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CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
17170	1-13	583.01- 583.12 583.20			585.20 585.21 112.05	17475	1	610.29
17171	1-12	53.07 731.34 732.21 732.35 732.38 732.57 732.61 733.11 733.19 733.34 733.47 734.30	17274	1	419.01- 419.11	17476		205.16
		932.47 932.48 119.02	17275	1-11	550.01- 550.10 550.16 550.18 550.21	17477		409.01- 409.23
17172	1, 2		17276	1-12	341.34 341.35 371.30	17478		omitted
17173	1				341.40- 341.41 341.42- 341.45	17480		440.01- 440.53
17174		omitted	17277	1, 2	341.01- 341.08 341.10- 341.13	17481	1-53	440.02
17177		205.36			omitted	17482	1	Local and Special
17178	1, 2	548.03	17278	1		17483	1	
17179	1	omitted	17279	1, 2		17484		
17180		695.11	17280	1-4		17704		
17216		omitted	17281	1, 2		1937 ACTS		
17217	1	omitted				17705		omitted
17218		omitted	17282			17707		149.01- 149.14
17243		omitted	17306		omitted	17708	1-13, 16	
17244	1-5	341.62	17307	1-3	341.59- 341.61	17709		omitted
17245		omitted	17308		omitted	17711		18.10
17246		omitted	17362		omitted	17712	1	653.47- 653.48
17247		242.05	17363	1	341.22	17713	1, 2	676.54 653.05- 653.06 653.18 655.14- 655.15
17248		omitted	17364		omitted	17714	1	653.13
17249		231.19	17400		omitted	17715	1-4	653.02 653.41 652.08 653.08 653.45
17250		omitted	17401	1-5	192.40- 192.44 192.33	17716	1	omitted
17251		233.13- 233.47 204.03	17402	1-3	193.70- 193.72 194.13	17717	1	344.18 240.26
17252		517.02- 517.06 517.12 517.15 517.16 517.26	17403	1-4	178.01- 178.08	17718	1, 2	omitted
17253	1-9	47.29- 47.32 omitted	17404	1-3	omitted	17719	1, 2	218.03- 218.05 181.01- 181.16
17254	1-4	374.15 205.14 205.63	17405	1-9	omitted	17720		omitted
17255		omitted	17406		omitted	17721		265.10 265.11
17256	1, 2	473.05	17423		omitted	17722		omitted
17257		omitted	17424	1, 2	194.33	17727		344.18 240.26
17258		omitted	17425		omitted	17728	1	omitted
17264		473.21	17426	1-3	194.34	17729	1	omitted
17265	1	473.24	17427		omitted	17730		omitted
17266		omitted	17441		omitted	17749		omitted
17267	1, 2	omitted	17442		192.21	17750	1-5	218.03- 218.05 181.01- 181.16
17268		omitted	17443		omitted	17751	1-16	omitted
17269		443.13	17456		omitted	17752		omitted
17270		443.14	17457		194.15- 194.24 157.36 194.34	17753	1	113.04 18.14
17271		omitted	17458	1	822.10	17754		omitted
17272	1-5	270.22- 270.26	17459	1-3	omitted	17755	1	omitted
17273	1-10	585.01 585.08 585.11 585.12 585.15- 585.17	17460		omitted	17756	1	omitted
			17461		omitted	17757		omitted
			17462	1	518.01- 518.04 392.04- 392.05	17758	1-3	205.60 616.12- 616.14
			17463		omitted	17759	1-3	205.31
			17467		omitted	17760	1-3	omitted
			17468		omitted	17761		omitted
			17469	1, 2	241.06- 241.07 822.19- 822.22	17763		460.10- 460.12
			17470		omitted	17764	1-4	omitted
			17471	1, 2	omitted	17765		omitted
			17472	1, 2	omitted	17772		26.51 26.12 595.11
			17473	1	omitted	17773		
			17474		omitted	17774	1	
						17775	1, 2	

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17776	1, 2	595.15 595.08	17894	1-16, 18	515.01- 515.17	17982	1-8	421.23 422.01-
17777	1-16	594.01 596.01- 596.21	17895		omitted			422.08
			17896		583.01- 583.11	17983	1-3	423.01- 423.03
17778	1-13	594.01 594.03 594.09 594.13 594.20 595.10 597.01 597.13- 597.23	17897	1, 2	102.05 102.48	17984		omitted
			17898	1-9	99.02 99.03 99.08 99.16 99.18 99.20 99.21 99.29 99.42	17990		125.30
						17991	1	577.01-
17779	1-22	594.01- 594.23 597.01- 597.02 594.01 599.01- 599.17 599.05 599.08	17899		omitted	17992	1-9, 13	577.13 577.13
			17900	1	102.01	17993		omitted
17780	1-18	599.05 598.13 598.15 598.16 216.05	17901	1-4	102.38 102.39 102.41 102.44	17996	1, 1 A	34.20
17781	1, 2	omitted			omitted	17997		omitted
17782	1, 2	265.07- 265.09	17902		omitted	17998		55.10
17783	1-3	omitted	17903	1-3	264.11- 264.13	17999		omitted
17784	1, 2	610.28 612.36- 612.39 612.64	17904	1, 2	55.16	18000	1	54.15
17785		omitted	17905	1-3	665.43	18001	1	40.19
17798		omitted	17906	1	665.44	18002		omitted
17799	1-5	omitted	17907	1	665.45	18003		532.01
17800		omitted	17908	1	665.46	18004	1, 2	532.03
17801	1-3	610.18 607.15 616.03 616.08 543.01- 543.18 579.01- 579.11	17909		omitted	18005		omitted
			17910	1	775.07	18006	1, 2	39.31 39.32
17802		omitted	17911	1-4	790.11- 790.14	18007		omitted
17803		omitted	17912		omitted	18008		55.47
17804	1	610.18	17913		374.30	18009	1	11.12-
17805	1-5	607.15	17914	1, 2	374.19	18010		11.18
17806	1, 2	616.03 616.08	17915	1-7	373.08	18011	1-39	205.01- 205.67 205.33
17807	1-11 B	543.01- 543.18 579.01- 579.11	17916	1-4	373.10	18012	1	omitted
17808	1-14	omitted	17917	1-6	omitted	18013		561.01- 561.12 561.36 561.46 561.49- 561.54
17809		omitted	17918		omitted	18014		568.01- 568.14 569.07
17833		omitted	17919		omitted	18015	1-16	omitted
17834	1-3	155.01- 155.03	17920		omitted	18016	1-13 A	561.01- 561.12 561.36 561.46 561.49- 561.54
17835		omitted	17921		omitted	18017	1	568.01- 568.14 569.07
17861		omitted	17922		omitted	18018		omitted
17862	1	242.01	17923		omitted	18019		741.06
17863		omitted	17924		omitted	18020		501.01- 501.23
17875		omitted	17925		omitted	18021	1	218.06
17876	1-3	193.65- 193.66	17926		omitted	18022		698.06
17877		omitted	17927		omitted	18023	1, 2	656.04- 656.05
17888		omitted	17928		omitted	18024	1	323.01 323.11 323.15
17889	1	344.17	17929		omitted	18025	1	323.26
17890		201.09 201.10 201.19 201.20	17930		omitted	18026	1-3	323.29
17891		omitted	17931		omitted	18027	1	323.29
17893		omitted	17932		omitted	18028	1	320.08
			17933		omitted	18029	1, 2	545.01- 545.12
			17934		omitted	18030	1	320.28- 320.31
			17935		omitted	18031	1-12	320.59
			17936		omitted	18032	1-4	omitted
			17937		omitted	18033		85.23
			17938		omitted	18034		
			17939		omitted	18035		
			17940		omitted	18036		
			17941		omitted			
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			18020		omitted			
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			18034		omitted			
			18035		omitted			
			18036		omitted			

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CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.
18039		omitted	18301	1	192.34	18998		omitted
18040	1	265.02	18302	1-3	192.07	18999	1	731.34
18041			18303			19000	1-7	38.14
18044		omitted	18311		omitted			38.19
18045	1	291.32	18312	1	192.06	19001	1, 2	215.16
18046	1	291.04	18313	1	192.24	19002		omitted
		291.05	18314	1-6	194.35	19003	1-3	69.04
18047	1	291.07			194.39			69.08
18048			18315	1-3	196.08	19004	1, 2	194.25
18058		omitted	18316			19005		omitted
18059	1	310.03	18391		omitted	19006	1-3	585.32
18060	1	102.02	18392	1-15	690.01	19007	1	102.36
18061	1	98.02			690.15	19008	1	102.33
18062		omitted	18393			19009	1	102.32
18063	1, 2	458.14	18394		omitted	19010		omitted
18064	1	283.04	18395	1-7, 10	541.01	19011		265.10
		283.10			541.08			265.11
18065	1	954.06	18396		omitted	19012		omitted
18066	1	731.04	18397	1-5	691.01	19013	1	685.02
18067					691.05	19014	1-16	238.01
18068		omitted	18398	1	655.06			238.16
18069		omitted	18399	1	655.27	19015		omitted
18070			18400			19016	1	392.12
18132		omitted	18401		omitted	19017	1	579.09
18133		233.32	18402	1-23½	443.01	19018		
		233.48			443.22	19024		omitted
18134		237.05	18403	1	241.09	19025	1, 2	392.10
		237.24	18404		omitted			392.11
18135			18405	1-11	100.01	19026		
18142		omitted			100.03	19028		omitted
18143	1-9	849.15			100.04	19029	1	196.13
		849.23			100.10	19030		omitted
18144	1-14	582.01			100.14	19031	1-17	463.01
		582.32			100.16			463.20
18145	1-7	265.15			100.17	19032		
		265.20			100.23	19057		omitted
18146	1	265.23			100.27	19058	1	7.52
18147			18406		omitted	19059		omitted
18148		omitted	18407	1-6	100.34	19060	1	14.05
18149	1-3	27.23			100.39	19061		omitted
		27.28	18408			19062	1	584.02
18150			18411		omitted	19063	1, 2	382.21
18151		omitted	18412	1	932.30			382.22
18152	1	585.10	18413	1-20½	440.02	19064	1	47.22
18153	1-4	585.32			440.04	19065		omitted
18154					440.09	19066	1	459.18
18279		omitted			440.10	19067		omitted
18280	1-5	341.42			440.12	19068	1-4	201.09
18281		omitted			440.13			201.10
18282	1	341.01			440.16			201.19
		341.08			440.17			201.20
18283		omitted			440.20	19069		omitted
18284	1-8	392.07			440.24	19070	1, 2	415.22
		392.13			440.25	19071	1	612.19
18285	1-25	409.01			440.27	19072		
		409.23			440.30	19097		omitted
18286					440.39	19098	1	665.15
18287		omitted			440.44	19099	1, 2	27.23
18288	1	95.09			440.46	19100		
18289					440.51	19105		omitted
18295		omitted			440.54	19106	1, 2	550.14
18296	6, 7, 9, 11	192.35			440.57	19107	1	323.11
		192.38	18414			19108		omitted
18297	1	192.03	18994		Local	19109	1	518.05
		192.05			and	19110	1	665.21
18298	1	208.04			Special	19111	1, 2	667.13
18299								667.14
18300		omitted				19112	1-26, 28	175.01
								175.27
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CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
19113		omitted	19199	1	954.06	19278		omitted
19114	1	550.22	19200		omitted	19279	1	344.14
19115	1	129.03	19201	1-8, 10	541.01-			541.08
19116	1, 2	66.25			541.08	19280		omitted
19117-			19202	1	372.41	19281	1-23	456.01-
19118		omitted	19203	1-3	246.16-			456.22
19119	1	665.19			246.18	19283-		
19120		omitted	19204-		omitted	19286		omitted
19121	1	640.09-	19212			19287	1	821.10
		640.12	19213	1	149.06	19288	1, 2	952.12
19122-			19214-					952.13
19136		omitted	19215		omitted	19289		omitted
19137	1, 2	241.23	19216	1	241.20	19290	1, 2	49.04
19138	1-29	425.01-	19217	1-10	74.01-			49.05
		425.29			74.14	19291	1-4	594.01
19139		omitted	19218	1	29.04			594.12
19140	1-8	16.11-	19219-					595.17
		16.18	19225		omitted			595.18
19141-			19226	1	371.01	19292-		
19148		omitted	19227-			19295		omitted
19149	1	192.39	19230		omitted	19296	1-4	595.19-
19150-			19231	1-24	501.01-			595.20
19158		omitted			501.22	19297-		
19159	1-3	230.46-	19232-			19300		omitted
		230.48	19242		omitted	19301	1-18	561.01
19160		omitted	19243	1-3	265.12-			562.23-
19161	1-3	341.39			265.14			562.45
19162	1, 2	675.26	19244-			19302-		
		675.28	19246		omitted	19303		omitted
19163	1-9	394.21-	19247	1	165.25	19304	1	461.04
		394.28	19248-			19305	1	625.01
19164	1-10	394.02-	19251		omitted	19306	1	638.04
		394.12	19252	1	320.01-	19307	1	638.05
19165	1	205.12			320.08	19308		omitted
19166		omitted			320.11	19309	1-6	595.07-
19167	1-5	294.32-			320.15-			595.08
		294.39			320.19	19310-		
19168-					320.25	19313		omitted
19169		omitted			320.35	19314		215.05
19170	1	550.13			320.36	19315-		
19171	1-19	580.01-			320.38	19316		omitted
		580.22			320.40-	19317	1(1)-X(1)	478.01-
19172	1	59.14			320.42			478.22
		69.03	19253	1, 2	95.16-	19318		omitted
19173	1-4	461.01			95.17	19319	1	264.11
		461.03	19254	1, 2	95.18-	19320		omitted
		461.08-			95.19	19321	1	34.11
		461.12	19255-			19322		omitted
19174	1	36.17	19260		omitted	19323	1	465.03-
19175	1	47.25	19261	1-4	598.13			465.05
19176		omitted			598.15	19324	1-22	594.01-
19177	1	350.16			598.16			594.23
19178-			19262	1	25.11			597.01
19180		omitted	19263	1-3	875.25			597.02
19181	1-5	341.62	19264		omitted	19325	1-12	594.01
19182		omitted	19265	1	371.05			594.03
19183	1-24	476.01-	19266-					594.09
		476.24	19268		omitted			594.13
19184-			19269	1	384.43			594.20
19189		omitted	19270	1, 2	28.21			595.10
19190	1-3	517.02			55.10			597.01-
		517.05	19271	1-8	617.14			597.13
		517.20	19272	1	58.10			597.23
19191		omitted	19273	1, 2	351.07-	19326	1-15 A	594.01
19192	1	372.14			351.08			596.01-
19193		omitted	19274	1-13	379.01-			596.21
19194	1-4	242.10-			379.13	19327	1-3	594.24-
		242.13	19275-					594.26
19195-			19276		omitted	19328	1-7	594.01
19198		omitted	19277	1	959.02-			594.10
					959.03			

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LEGISLATIVE ACTS 1939			LEGISLATIVE ACTS 1939			LEGISLATIVE ACTS 1939		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		594.20	19430	1-4.....	391.01-	19548	omitted
		597.12			391.04	19549	1, 2.....	136.01-
19329	1-19.....	597.23	19431	omitted			136.02
		594.01	19432	1-9.....	578.01	19550	omitted
		594.03			578.03-	19551	1-55.....	321.01-
		594.04			578.07			321.14
		594.06			578.15			322.01-
		594.07			578.18			322.42
		594.09-	19433-			19552	1.....	734.29
		594.19	19436	omitted	19553	1-4.....	381.63-
		595.02	19437	1-3.....	569.01			381.66
		595.10			569.02	19554	1-320.....	901.01-
		598.01-			569.05			925.03
		598.07	19438-			19555-		
		598.12	19445	omitted	19565	omitted
19330	1-9.....	598.16	19446	1-17 A.....	209.01-	19566	1, 2.....	374.21
		598.12-			209.18	19567	omitted
		598.16	19447-			19568	1.....	562.21
		598.20	19472	omitted	19569	omitted
19331-			19473	1-9.....	582.01-	19570	1.....	562.22
19332	omitted			582.06	19571-		
19333	1, 2.....	102.14			582.19	19610	omitted
		102.15			582.24-	19611	1-8.....	374.30-
19334-					582.82			374.34
19344	omitted	19474-			19612-		
19345	1, 2.....	258.09-	19476	omitted	19615	omitted
		258.10	19477	1-9.....	594.01	19616	1.....	770.03
19346	omitted			594.09	19617	1.....	102.61
19347	1.....	240.26			594.11	19618-		
19348-					594.20	19625	omitted
19354	omitted			598.08-	19626	1-6.....	11.13-
19355	101-1090..	227.01-			598.12			11.18
		237.32			598.16	19627-		
19356	omitted	19478	omitted	19634	omitted
19357	1.....	241.08	19479	1-3.....	320.39	19635	1-4.....	41.09-
19358-			19480-					41.12
19359	omitted	19486	omitted	19636	omitted
19360	1.....	16.06	19487	1.....	817.05	19637	1-12.....	443.03-
19361-			19488	omitted			443.16
19362	omitted	19489	241.36			443.18
19363	1.....	318.01	19490-			19638-		
19364	1-16.....	578.01-	19497	omitted	19652	omitted
		578.04	19498	1, 2.....	569.06	19653	1-14.....	543.19-
		578.08-	19499	1.....	561.14			543.35
		578.18	19500	1-3.....	569.03-	19654-		
19365	1-12.....	85.28			569.05	19655	omitted
		513.01-	19501	1-3.....	205.43	19656	1-23.....	500.01-
		513.11	19502-					500.23
19366	1-9.....	381.49-	19508	omitted	19657-		
		381.57	19509	1.....	372.57	19662	omitted
19367	1-10.....	394.02-	19510	1.....	421.10	19663	1-7.....	102.02
		394.12	19511	1-3.....	421.24-			102.07
19368-					421.26			102.09
19369	omitted	19512	1.....	518.09			102.17
19370	1.....	21.08	19513	1-24.....	205.43			102.29
19371-					205.45			102.44
19374	omitted			649.01-			102.48
19375	1-4.....	409.01			649.24	19664-		
		409.09	19514	omitted	19670	omitted
		409.14	19515	1-3.....	196.12	19671	1.....	732.47
		409.16	19516-			19672	1-3.....	732.36
19376	1.....	192.06	19538	omitted	19673	1.....	732.26
19377	1-3.....	593.01-	19539	1-11.....	176.01-	19674	1.....	732.35
		593.06			176.24	19675-		
19378-			19540-			19678	omitted
19400	omitted	19544	omitted	19679-		
19401	1.....	62.04	19545	1-6.....	661.01-	20208	Local and Special
19402	omitted			666.06			
19403	1.....	603.03	19546-					
19404-								
19429	omitted						

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CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.
1941 ACTS								
20209	1	516.26		4	205.45	20344		omitted
20210	1-7	320.40			627.13	20345	1, 1 A	603.16
		320.41		5	627.14	20346		
		320.73			627.16	20351		omitted
20211-				6-12	627.20-	20352	1	409.24
20212		omitted			627.26	20353	1-6	655.29-
20213	1-9	249.01-	20264	1, 2 B	49.06			655.34
		249.09	20265-			20354-		
20214	1-15, 18	251.01-	20298		omitted	20356		omitted
		251.16	20299	1-3	112.07	20357	1-3	585.32
20215	1-10, 13	552.01-			318.01	20358-		
		552.11			341.01	20359		omitted
20216	1-4	876.01-			440.44	20360	1	460.27
		876.04			509.02	20361	1	33.11
20217		omitted			550.01	20362-		
20218	1-6	341.64			561.05	20367		omitted
20219	1	421.03	20300	1-4, 7-9	208.29-	20368	1, 2	192.46
20220	1(27-34), 2	421.27-			208.35	20369-		
		421.35		5, 6	208.12	20406		omitted
20221	1-9	421.37-	20301	1-7, 8	208.13	20407	1, 2	222.15
		421.45			208.36-			222.16
20222	1-3	421.46-			208.42	20408	1	320.06
		421.48	20302	1, 2	208.33	20409	1, 2	99.07
20223	1, 2	372.77			344.14	20410	1, 2	640.07-
20224		omitted	20303	1, 2	344.17			640.12
20225	1-5	319.15-			208.01	20411	1	320.10
		319.19	20304	1-10	208.04	20412	1-6	222.17
20226	1-3	319.14			208.11	20413	1, 2	733.01
20227	1	28.28			74.01-	20414	1-3	950.02
20228	1-11, 13, 14	208.44			74.12	20415	1, 2	50.08
20229	1-3 A	283.22			74.14	20416	1	142.05
20230	1	26.23	20305	1-6	255.06-	20417	1, 2	589.25
20231		omitted			255.11	20418	1	589.26
20232	1	320.73	20306	1-7 A	550.16	20419	1	589.01
20233-			20307	1-4	550.26	20420	1	589.23
20234		omitted	20308	1	255.12	20421	1	579.12
20235	1	695.20	20309	1-4	26.54	20422	1	99.56
20236	1-11	320.60-	20310	1, 2	320.08	20423		omitted
		320.70	20311	1-4	284.10-	20424	1, 2	192.45
20237-					284.13	20425	1-9	476.25-
20239		omitted	20312	1-3	657.06			476.33
20240	1-42	466.01-			657.07	20426	1-4	52.11-
		466.42			657.17			52.13
20241	1, 1 A	648.17	20313	1-10	474.01-	20427-		
20242-					474.10	20440		omitted
20247		omitted	20314-			20441	1	59.08
20248	1, 2	697.03	20317		omitted	20442-		
20249	1	421.49	20318	1, 2	265.11	20444		omitted
20250	1	683.01	20319-			20445	1-6	791.01-
20251	1, 2	578.20	20324		omitted			791.06
		578.01	20325	1-5	341.62	20446	1-21	479.01-
		578.08-	20326		omitted			479.20
	3-9	578.14	20327	1-8 A	627.27-	20447		omitted
		578.16-			627.35	20448	1, 2	99.04
	10-12	578.18	20328-			20449	1	595.01
20252	1-11, 13-16	779.06	20332		omitted			595.03
		779.20	20333	1, 2	477.02		2, 3	595.07
20253	1	665.14			477.03			595.09
20254-				3-5	477.06-		4, 5, 6	595.26
20262		omitted			477.08			595.15
20263	1	625.01		6, 7	477.14			595.16
		627.08			477.17	20450	1	855.01
	2	205.45		8, 9, 10	477.27	20451	1-12	321.01-
		627.03			477.20			321.11
		627.04	20334-		477.21			321.13
		627.06	20336		omitted		13-50, 52	322.01-
		627.12	20337	1	515.02			322.41
	3	627.03	20338-				51	321.12

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CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.
20452	1-17, 19	48.01- 48.18	20530	1-3	595.27- 595.29	20665-		
20453		omitted	20531	1, 3-7	594.01- 594.10	20666		omitted
20454	1-8	604.01- 604.08		2, 8-11	598.01- 598.07	20667	1-3	253.49
20455	1, 2, 4	949.07- 949.09		12, 13	594.14- 594.16	20668		omitted
20456-				14-19	598.12 594.13	20669	1-3	264.01- 264.03
20457		omitted			594.17- 594.19	20670		omitted
20458	1-6	942.01- 942.06			595.17 595.18	20671	1-10	633.01- 633.12
20459	1	398.02	20532	1, 2	594.12	20672	1, 2	440.02 440.13
20460	1-27, 30	941.01- 941.30			596.02- 596.10		3-7	440.14- 440.16
20461	1-6, 8	941.31- 941.37	20533	1-3	596.13		8-10,11,12	440.20 440.25
20462-								440.27- 440.29
20466		omitted						440.34 440.48
20467	1	64.12	20534-			20673	1, 2	249.10
20468-			20536		omitted	20674	1-6	249.11- 249.16
20495		omitted	20537	1	372.23	20675	1	409.16
20496	1-8	502.29- 502.34	20538	1	372.32	20676	1	284.14
20497-			20539-			20677	1-5	258.07
20498		omitted	20553		omitted	20678	1-16	604.15- 604.30
20499	1	112.05	20554	1	209.03	20679	1	351.30
20500	1-16, 18	597.24	20555	1-6	341.63	20680	1, 2	270.28
20501	1-17, 19	599.18	20556-			20681	1	409.25
20502-			20576		omitted	20682-		
20503		omitted	20577	1-3	168.13	20683		omitted
20504	1-6	394.21 394.23- 394.27	20578	1-70	317.01- 317.71	20684	1-6A	595.30- 595.36
20505-			20579-			20685	1, 3-9	443.02- 443.09
20506		omitted	20618		omitted		10-15	443.11- 443.16
20507	1	320.08	20619	1	102.66		17, 2, 16	443.18 443.20
20508		omitted	20620	1-6	604.09- 604.14			443.22
20509	1-6	420.02 420.03 420.06- 420.08	20621	1-33	471.01- 471.33	20686-		omitted
		120.01- 120.06	20622	1	240.10	20689		383.04- 383.07
20510	1-4 A, 6		20623-			20690	1-4	236.59
20511-			20626		omitted	20691	1	
20516		omitted	20627	1	578.01	20692-		
20517	1	205.43	20628		omitted	20700		omitted
20518	1-3	419.01 419.11 419.12	20629	1-4	459.19- 459.22	20701	1	Note: 102.07
20519	1-19,27,28	947.01- 947.26	20630	1, 2	392.14	20702-		
	20, 21,23-26	948.01- 948.06	20631-			20713		omitted
	22,29	924.06 947.27	20647		omitted	20714	1, 2	409.17 409.26
	30-34	949.01- 949.05	20648	1, 2	344.23			409.27
20520	1	922.11	20649-			20715		omitted
20521	1, 2	139.14	20650		omitted	20716	1	116.12
20522		omitted	20651	2, 3, 4	467.01 467.03 467.05 467.08 467.09 467.11 467.13- 467.15 467.17	20717	1, 2	250.75
20524	1, 2	270.27		1, 5		20718	1-8	115.08- 115.15
20523	1-4	113.07		6, 7-9		20719	1-24	16.19- 16.42
20525	1	683.01	20652	10		20720	1-3	341.65
20526	1	855.06	20653	1	264.09	20721		omitted
20527	1-3	282.16	20654-			20722	1, 2, 3	192.21 193.11
20528	1-4	255.13- 255.16	20659		omitted		4, 5, 6	193.21 193.16
20529	1	374.21	20660	1-3	610.30			
			20661-					
			20663		omitted			
			20664	1-3	145.06			

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LEGISLATIVE ACTS 1941			LEGISLATIVE ACTS 1941			LEGISLATIVE ACTS 1941		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		193.29			292.03			286.08
		193.31	20749	1-4	238.01	20865	1	597.18
	7, 8, 9, 10	193.50			238.05	20866	1	92.29
		193.37			238.06	20867	1	200.44
		193.39			238.10	20868	1, 2	543.02
		193.41	20750		omitted			543.03
	11-14	193.51-	20780		omitted	20869	1	770.03
		193.54	20781	1-4	341.66	20870	1	102.07
	15,16,17,18	193.56	20782	1-4	341.67	20871	1, 3	460.11
		193.58	20783			20872	1-8	98.43
		193.59	20828		omitted			98.50
		193.60	20829	1-3	561.62	20873	1-2	73.22
	19-21	194.02-	20830	1	562.02-	20874	1	193.32
		194.04			562.14	20875		
	22, 23	194.01			561.33	20878		omitted
		194.63			561.57	20879	1, 2	242.46
	24, 25, 26	194.15		2	561.46	20880	1	372.63
		194.16			561.47	20881		omitted
		194.20			561.49-	20882	1, 2	550.28
	27-29	194.17-			561.51	20883	1-11	371.19-
		194.19			562.01			371.29
	30-33	194.21-		3-5	561.52-	20884	1-8	736.05
		194.24			561.54	20885	1, 2	95.24
	34-45	194.45-		6	569.01	20886	1	372.57
		194.56		7-10	561.58-	20887		omitted
	46, 47	192.31			561.61	20888	1, 2	7.57
		193.40	20831-					7.64
	48-50	194.25-	20835		omitted	20889		omitted
		194.27	20836	1-6	167.69	20890	2-7	215.20-
	51, 52, 55	196.14-	20837	1	627.36			215.25
		196.16	20838	1	562.48	20891	1	145.07
	53, 54, 56	194.57	20839	1-6	11.13-	20892	1	465.02
		193.02			11.18	20893-		
		193.03	20840	1-5	610.31-	20894		omitted
20723	1-41	200.01-			610.36	20895	1-4	610.37
		200.43	20841	1	78.09	20896	1-4	116.16-
20724	1-37	199.01-	20842	1, 2	47.50			116.20
		199.36	20843	1	550.03	20897	1-5	167.71
20725	1-3	195.06	20844	1	731.34	20898	1	590.14
		195.07	20845	1, 2	99.57	20899	1-7	589.28-
20726		omitted	20846	1-3	697.04			589.34
20727	1, 2	242.45	20847	1, 2	511.43	20900	1	589.27
20728	1, 2	516.01			511.44	20901	1	95.25
		516.03	20848	1, 2	250.76	20902	1-12	591.15-
		516.05	20849	4-8	250.10			591.26
	3, 4, 5, 6	516.07			250.13	20903		omitted
		516.11			250.28	20904	1	40.08
		516.12			250.48	20905	1-21	155.04-
	7-10	516.20-			250.45			155.24
		516.25	20850	1	102.67	20906	1	373.25
20729		omitted	20851	1	320.71	20907	1-5	374.42
20730	1, 2	282.15	20852	1-6	112.08-	20908		omitted
20731-					112.14	20909	1	231.24
20732		omitted	20853	1	19.53	20910	1-9	228.20-
20733	1, 2	585.43	20854	1	102.68			228.28
20734-			20855	1-5, 7, 9	249.17-	20911	1, 2	320.01
20737		omitted			249.23			320.51
20738	1, 2	98.42	20856	1-4	635.17-	20912	1	320.10
20739	1	33.01			635.20	20913	1	239.02
20740	1-5	550.27	20857	1, 2	25.46	20914	1	231.52
20741	1	222.18	20858		omitted	20915	1, 2	236.60
20742	1-3	283.23	20859	1	550.28	20916	1-20	182.01-
20743	1	320.01	20860	1, 2	477.14			182.21
20744	1	562.47			477.27	20917	1-5	319.15-
20745	1	98.24	20861	1-3	149.15			319.19
20746		omitted	20862	1	167.70	20918	1, 2	150.06
20747	1	373.10	20863	1	115.09			150.08
20748	1, 2	292.02	20864	1-8	286.01-	20919	1	320.73

ACTS OF LEGISLATURE TABLE

LEGISLATIVE ACTS 1941			LEGISLATIVE ACTS 1941			LEGISLATIVE ACTS 1943		
CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.
20920	1-11, 13	240.15- 240.26			205.15	20987	1	603.18
20921	1	698.08	8,25,26,14,20		205.17- 205.21	20988	1-4	264.12- 264.14
20922	1	838.01	12,15,21,18		205.27-	20989-		
20923	1-4	373.26			205.30	20990		omitted
20924		omitted	5A, 11, 23		205.34-	20991	1	543.10
20925	1-4	320.72			205.35	20992-		
20926	1-9	158.01- 158.09	22,16,7,24		205.37	20999		omitted
20927	1	458.02			205.41	21000	1-3	832.01- 832.03
20928	1-3	746.01 746.02 746.07- 746.10	10, 6, 9, 5		205.46 205.48 205.49	21001	1-12	566.01- 566.12
20929	1, 2	653.19			205.52	21002		omitted
20930	1-24, 25 A	73.01 73.25			205.53	21003	1-8	298.75
20931	1	665.21	17, 19, 37		205.58	21004-		
20932	1-3	580.01 580.03 580.22			205.59	21010		omitted
20933	1	409.28	20957	1	282.17	21011	1-9	350.68- 350.75
20934	1	102.61	20958	1, 2	323.11	21012-		
20935	1-19	523.01- 523.21	20959	1	653.82	21014		omitted
20936	1, 1 A	193.65	20960	1-3	517.08 517.09 517.12	21015	1	373.10
20937	1	208.43	20961-			21016-		
20938	1	18.11	20962		omitted	21017		omitted
20939	1	653.18	20963	1-2A	111.01	21018	1	768.12
20940	1-3	653.81	20964-			21019-		
20941-			20965		omitted	21634		omitted
20942		omitted	20966	1-5	295.01- 295.05	1943 ACTS		
20943	1-3	30.23- 30.25	20967		omitted	21635	1	11.03
20944-			20968	1	534.42	21636	1-3	550.04 550.08
20945		omitted	20969		omitted	21637	1	26.16
20946	1	344.17	20970	1-3, 4, 5	228.07 230.31 230.39	21638	1	585.32
20947-					231.35	21639	1-11,13,14	208.44
20952		omitted			231.39	21640	1, 2	344.24
20953	1-5	865.09			232.13	21641	1	344.25
20954	1, 14	95.21 95.22			232.03	21642	1-4	341.68
	4, 5, 6	689.01 689.03 689.11	6-9		232.05	21643	1-4	341.69
		689.14			236.12	21644	1, 2	192.53
	2, 3	689.15	10-14		237.23	21645		omitted
	7, 8	693.02			237.26	21646	1	112.15
	9, 15	693.06			237.27	21647-		
		694.04			237.31	21650		omitted
	10, 11	694.08	20971-		237.33	21651	1	593.01- 593.06
	12, 13	695.01 695.05	20973		omitted	21652-		
		697.01	20974	1, 2	689.16	21653		omitted
		701.02	20975-			21654	1	205.16
20955	1-4, 7, 9	450.01- 450.06	20976		omitted	21655	1	295.01
	11-16	450.07- 450.12	20977	1-16	204.01- 204.16	21656	1	28.18
	17, 18-19	450.14 450.16	20978	1-5	562.49	21657	1	384.06
		450.17	20979		omitted	21658	1	384.10
	10, 5, 6, 8	450.18 450.21 450.23	20980	1-12C	282.01- 282.14	21659	1, 2	384.12 384.13
		205.01- 205.11	20981	1, 2	193.04 193.05	21660	1	511.05
20956	1-4, 28-34	205.13-	20982	1-8, 10	241.44	21661	1, 2	796.04
	35, 36, 27..	205.13-	20983	1, 2	282.18	21662	1, 2	796.05
			20984	1	255.17	21663	1, 2	796.06
			20985	1	265.24	21664	1-5	796.07
			20986	1	193.75	21665	1-4	264.12
						21666	1	515.01- 515.17
						21667		omitted
						21668	1-5	43.02
						21669-		
						21677		omitted
						21678	1	625.22
						21679	1-3	16.52

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LEGISLATIVE ACTS 1943			LEGISLATIVE ACTS 1943			LEGISLATIVE ACTS 1943		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
21680		omitted	21770	1-5	43.04			87.13
21681	1	43.03	21771	1	653.83	21821	1-5	120.08
21682	1, 2	49.07	21772	1	77.28	21822	1, 2	66.26
21683	1-3	515.18	21773	1	653.18			66.27
21684	1	192.38	21774	1-4	627.37	21823	1	236.49
21685	1-3	192.47- 192.49	21775	1-5	947.08	21824	1, 2	440.12
					947.09			440.13
21686		omitted			947.16	21825-		
21687	1-3	610.30			947.23	21838		omitted
21688-					948.04	21839	1-5	561.01
21689		omitted	21776	1, 2	540.07			561.06
21690	1	264.15	21777	1-4	242.46-			561.09
21691	1-4	125.31			242.49			561.29
21692-			21778	1-5, 7	120.01			561.35
21693		omitted			120.06	21840	1-3	562.20
21694	1, 2	120.07	21779	1	409.26			562.21
21695	1	27.22	21780	1, 2	872.03			562.43
21696	1	708.09	21781	1, 2	954.49	21841	1-6	384.20
21697	1, 2	421.38	21782	1	901.15	21842	1	192.54
		421.44	21783	1	251.18	21843	1	27.20
21698	1-3	421.52	21784		omitted	21844	1, 2	954.50
21699	1-4	421.11	21785	1, 2	696.06	21845	1	638.03
		421.30	21786	1	446.01-	21846	1	638.12
		421.50			446.05	21847	1	633.13-
		421.51	21787		omitted			633.17
21700		omitted	21788	1-11, 13	240.15-	21848	1	409.29
21701	1-3	167.73			240.26	21849-		
21702	1	102.67	21789	1, 2	952.22	21850		omitted
21703-			21790	1-4	95.26	21851	1, 2	102.69
21706		omitted	21791	1	48.14			102.70
21707	1-7	462.01	21792	1-8	463.01	21852		omitted
		462.05			463.05	21853	1, 2	344.26
		462.08			463.08	21854-		
		462.18-			463.10	21867		omitted
		462.21			463.16-	21868	1, 2	33.14
21708	1, 2	653.84			463.18	21869-		
21709	1-3	517.02	21793		omitted	21874		omitted
		517.06	21794	1-6	215.28	21875	1	440.44
		517.12	21795	1-3	293.16	21876	1	192.16
21710-					293.19	21877	1	251.17
21728		omitted			293.20	21878	1	604.16
21729	1-4	372.78	21796		omitted	21879	1	409.17
21730	1-4	257.10	21797	1-5, 7	249.32-	21880	1-4	192.55
21731-					249.37	21881	1-3	65.16
21739		omitted	21798	1-5, 7	30.29	21882	1	593.10
21740	1	40.03	21799	1	175.06	21883	1	525.07
21741	1-2A	585.43	21800	1	626.25	21884	1-6	236.67
21742	1	192.06	21801	1	635.05	21885	1, 2	455.01
21743	1	347.08	21802	1	627.13			455.02
21744	1-6, 9	500.16	21803	1	637.54	21886	1	46.09
21745		omitted	21804	1	640.13	21887	1-32	620.01-
21746	1-3	693.03	21805	1	192.58			620.32
21747-			21806	1	595.25	21888	1	54.17
21756		omitted	21807	1, 2	597.06	21889	1	653.86
21757	1-3, 5	208.45			597.08	21890		omitted
21758	1	257.05	21808	1, 3	594.16	21891	1	653.17
21759	1-18, 20	72.01-	21809	1	599.05	21892	1	95.11
		72.25	21810	1	598.15	21893	1-5	180.27-
21760	1, 2	26.51	21811	1	599.08			180.31
21761		omitted	21812	1	594.05	21894	1-24	614.01-
21762	1-3	98.51	21813	1	595.08			614.24
21763	1-8	249.24-	21814	1	594.22	21895	1-4	415.01
		249.31	21815	1	595.35			415.17
21764	1	322.26	21816	1	595.29			415.21
21765	1	117.01	21817	1	26.33			955.20
21766	1	265.02	21818		omitted	21896	1-5	196.17-
21767		omitted	21819	1	33.01			196.21
21768	1-3	317.72	21820	1-13	87.01-	21897		omitted
21769	1-3	205.69						

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LEGISLATIVE ACTS 1943			LEGISLATIVE ACTS 1943			LEGISLATIVE ACTS 1943		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
21898	1.....	41.03	21964	omitted			237.22
21899	1, 2.....	412.14	21965	1-5.....	936.01-			237.23
21900	omitted			936.04			238.10
21901	1.....	26.35			936.16			242.07-
21902	1, 2.....	52.24	21966	1.....	46.12			242.09
21903-		21967	1.....	381.65			242.25-
21910	omitted	21968	1-15.....	481.01-			242.32
21911	1-18.....	597.24			481.15	21990	1.....	341.22
21912	1.....	599.18	21969	1-16, 18...	506.29-	21991	omitted
21913	1, 1A.....	112.06			506.45	21992	1.....	47.26
21914	1, 2.....	821.36	21970	1.....	291.32	21993	1.....	54.06
21915-		21971	1.....	238.05	21994	1.....	731.33
21917	omitted	21972	1-4.....	298.76	21995	1-6.....	25.47
21918	1, 2.....	193.65	21973	1-9.....	40.14-	21996	1-13.....	450.01-
21919	1.....	192.51			40.19			450.04
21920	1-5.....	21.13-			40.21			450.07
		21.17			40.36-			450.08
21921-				40.43			450.12
21928	omitted	21974	1.....	800.04			450.14
21929	1-3.....	192.50	21975	1-8, 10.....	8.01			450.15
21930	omitted			8.02			450.17
21931	1-8, 10.....	382.40-			8.04			450.21-
		382.48	21976	1-9, 11.....	62.27-			450.24
21932	1-3.....	708.08-			62.31	21997	1-3.....	125.25
		708.10			62.38-			125.26
21933	1-8.....	11.12-			62.46			125.29
		11.18	21977	1.....	371.30	21998	1-3.....	253.50
21934-		21978	1, 2.....	415.31	21999	1.....	392.10
21939	omitted	21979	1.....	450.02	22000	1-5.....	16.19-
21940	1-7.....	590.17-	21980	1-3.....	69.15			16.23
		590.24	21981	1.....	443.08	22001	1.....	132.02
21941	omitted	21982	1-5.....	443.07	22002	omitted
21942	1-15, 17....	578.01			443.09	22003	1, 2.....	250.77
		578.08-			443.11	22004	1.....	860.12
		578.14			443.12	22005	omitted
		578.16			443.15	22006	1, 3.....	17.26
		578.18	21983	1-4.....	443.03-			291.33-
		578.20			443.06			291.36
		578.21-	21984	1-18.....	477.02	22007	1, 2.....	291.37
		578.24			477.04	22008	1.....	215.26
21943	1-4.....	199.02			477.06-	22009	1, 2.....	372.85
		199.11			477.09	22010	omitted
		199.31			477.11-	22011	1.....	443.23
21944	1-4.....	562.14			477.15	22012	1-9, 10.....	15.11
21945	1-7.....	372.79-			477.17			16.03
		372.84			477.18			16.18
21946	1-17, 20...	210.01-			477.20			16.43-
		210.18			477.21			16.51
21947	1-5A.....	550.30			477.23			283.13
21948	1-6.....	384.14-			477.27			283.14
		384.19			477.28	22013	omitted
21949	1-3.....	322.04-	21985	1.....	192.52	22014	1-9.....	101.11-
		322.06	21986	1, 2.....	500.33			101.19
21950	1, 2.....	192.57	21987	1, 2.....	241.45	22015	1.....	230.45
21951	1.....	72.26	21988	1.....	167.72	22016	1.....	382.21
21952-		21989	1-17.....	231.07	22017	1.....	231.50
21953	omitted			231.17	22018	1-8, 10.....	100.34-
21954	1.....	409.30			234.14			100.39
21955	omitted			235.32			100.42-
21956	1.....	28.06			236.37			100.48
21957	1-3.....	125.32			236.38	22019	1-6.....	30.30
21958	1.....	102.23			236.43	22020	1.....	283.24
21959	1, 2.....	272.01			236.45	22021	1, 2.....	173.15
		272.02			236.47	22022	omitted
21960	1.....	36.17			236.48	22023	1-3.....	510.08
21961	1.....	589.05			236.55	22024	1.....	568.10
21962	1-3.....	320.74			236.60	22025	1, 2.....	796.06
21963	1, 2.....	39.06			237.19	22026	1-3.....	561.47
		39.07						

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LEGISLATIVE ACTS 1943			LEGISLATIVE ACTS 1945			LEGISLATIVE ACTS 1945		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		561.62	22076-			22529	1	595.25
		561.63	22077		omitted	22530	1	597.06
22027	1	59.14	22078	1	561.42	22531	1	595.22
22028	1-3	638.16	22079	1-24	192.21	22532	1	599.18
22029	1	579.12			192.31	22533	1-3	595.221
22030	1	292.03			192.56	22534	1	597.02
22031	1, 2	705.01			193.03	22535	1	595.01
		705.02			193.11	22536	1-19	531.16-
22032		omitted			193.16			531.33
22033	1-4	415.19			193.21	22537	1, 4	236.04
22034	1-21	480.01-			193.29	22538	1	683.04
		480.21			193.41	22539	1-3	640.29
22035	1-3	653.85			193.50	22540-		
22036		omitted			193.59	22541		omitted
22037	1	653.03			193.63	22542	1	341.72
22038	1	250.33			194.01	22543-		
22039	1-2A	102.71			194.02	22544		omitted
22040	1-6	726.10			194.18	22545	1	103.21
22041	1	320.35			194.45	22546	1, 2	26.51
22042	1	320.75			194.47-	22547-		
22043	1	320.76			194.55	22549		omitted
22044	1-4	215.27			196.14	22550	1	599.05
22045	1-9	348.01-	22080	1, 2	817.35	22551	1	409.10
		348.09	22081	1-7	241.47	22552	1, 2	409.161
22046	1-4, 6	341.70	22082-			22553		omitted
22047	1, 2	30.31	22096		omitted	22554	1	626.09
22048	1	282.21	22097	1	200.08	22555	1	635.22
22049	1	790.08	22098-			22556	1-5	182.03
22050	1-4	116.21	22102		omitted			182.04
22051	1-4	696.05	22103	1-3	298.77-			182.10
22052	1, 2	552.01			298.79			182.15
		552.06	22104-					182.21
22053	1, 2	635.21	22107		omitted	22557		omitted
22054	1, 2	241.46	22108	1, 2, 5	43.01	22558	1-14	286.09-
22055		omitted	22109-					286.22
22056	1	26.30	22117		omitted	22559	1	36.04
22057	1	872.01	22118	1-6	37.24	22560	1-9	95.28-
22058	1-3	102.72	22119-					95.34
22059	1	458.06	22131		omitted	22561		omitted
22060		omitted	22132	1	27.20	22562	1-4	561.46
22061	1	419.12	22133-					561.47
22062	1-3	238.01	22135		omitted			561.62
		238.05	22136	1, 2	550.31			561.63
		238.06	22137-			22563-		
22063	1-4	242.50	22187		omitted	22570		omitted
22064	1	257.05	22188	1	27.25	22571	1	388.17
22065	1	612.03	22189-			22572-		
22066	1	412.15	22514		omitted	22580		omitted
22067	1-4	125.33	1945 ACTS			22581	1	585.11
22068	1-6	205.39	22515	1-5	12.01-	22582	1	374.20
		448.02			12.08	22583-		
22069	1	27.23	22516	1, 2	242.051	22586		omitted
		27.27	22517	1, 2	585.32	22587	1, 2	30.23
		27.28			585.43			30.25
22070		omitted			585.44			37.20
22071	1, 4-13, 17, 19	282.01-	22518	1	242.05	22588	1	550.26
		282.10	22519	1	594.09	22589	1	550.16
		282.13	22520	1	599.08	22590	1	19.54
		282.19	22521	1	595.06	22591	1	653.171
		282.20	22522	1, 3	594.16	22592	1, 2	585.321
22072	1-3	550.02	22523	1	595.29	22593	1	599.14
		550.04	22524	1	595.37	22594	1, 2	813.01
22073	1, 2	364.30	22525	1, 2	595.32			813.02
22074	1	47.51			595.34	22595	1, 2	341.141
22075	1-3A	69.04	22526	1	595.35	22596	1-3	241.051
		69.06	22527	1	596.04	22597		omitted
		69.07	22528	1	599.09	22598	1, 2	208.46
		69.14				22599	1	550.04

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LEGISLATIVE ACTS 1945			LEGISLATIVE ACTS 1945			LEGISLATIVE ACTS 1945		
CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.	CHAP.	SEC.	FLORIDA STATUTES SEC.
22600-					561.11	22716	1	414.12
22604		omitted			561.17	22717-		
22605	1	562.14			561.25	22718		omitted
22606-					561.29	22719	1	465.06
22607		omitted			561.43	22720	1	45.02
22608	1	652.06			561.47	22721-		
22609	1	676.55			561.52	22724		omitted
22610	1	683.01			561.54	22725	1	352.34
22611		omitted			561.61	22726	1, 1a	817.36
22612	1	32.14	22664	1, 1a	205.161	22727		omitted
22613		omitted	22665-			22728	1	32.22
22614	1	551.12	22668		omitted	22729	1	102.72
22615		omitted	22669	1-9	562.13	22730	1-3	48.14
22616	1, 2	341.71			562.15			63.06
22617	1-9	470.01			562.16			63.32
		470.02			562.27	22731	1, 2	83.22
		470.04			562.31			83.29
		470.08			562.37	22732	1	460.07
		470.10			562.39	22733-		
		470.13			562.44	22736		omitted
		470.23			562.451	22737	1	205.45
		470.28	22670		omitted	22738	1-12, 15	741.051-
		470.29	22671	1, 2, 4	205.43			745.0512
22618	1, 2	26.051			205.44	22739	1	99.07
22619	1	632.07	22672	1-3	55.62	22740	1	472.14
22620	1	284.07	22673	1	329.01	22741		omitted
22621	1-26	629.01-	22674	1	323.22	22742	1	952.23
		629.24	22675		omitted	22743	1	600.10
22622	1-3	610.30	22676	1	65.17	22744	1, 2	836.11
22623	1, 2	75.05	22677	1-5	218.07-	22745	1	687.01
		75.06			218.11	22746	1, 2	381.161
		75.061	22678	1-3	102.71	22747-		
22624	1	382.321	22679	1	102.311	22748		omitted
22625	1, 2	409.32	22680		omitted	22749	1	205.441
22626	1	99.16	22681	1, 2	409.271	22750	1-5	689.16
22627	1, 2	102.561			409.272			693.06-
22628-			22682-					693.12
22632		omitted	22686		omitted			744.01-
22633	1	562.50	22687	1	790.13			744.67
22634	1	27.04	22688-					745.01-
22635	1-3	125.29	22690		omitted			745.33
22636	1	635.17	22691	1	25.11			746.01-
22637	1-13	630.01-	22692		omitted			746.17
		630.12	22693	1-5	238.01	22751-		
		440.38			238.05-	22755		omitted
22638-					238.07	22756	1-3	637.65
22641		omitted			238.09	22757	1, 2	479.09
22642	1	599.09	22694	1-15, 17	578.011			479.21
22643	1	741.04			578.08-	22758	1	200.02
22644	1-6	383.08-			578.14	22759	1, 2	98.13
		383.13			578.181			98.14
22645	1-18	210.01-			578.20-	22760	1	102.291
		210.18			578.25	22761	1-3	839.22
22646-			22695	1-6, 8	292.02-	22762	1	409.15
22652		omitted			292.09	22763	1-4	392.04
22653	1, 2	613.02	22696	1-9	394.29-			392.07
22654-					394.37			392.09
22655		omitted	22697-					392.10
22656	1-5	25.19	22703		omitted	22764	1	392.091
22657	1-4½	617.16-	22704	1, 2	18.20	22765	1-5, 7	531.34
		617.20	22705-			22766	1	40.23
22658	1	323.09	22706		omitted	22767	1, 2	732.05
22659-			22707	1	550.32			732.15
22662		omitted	22708-			22768	1	16.48
22663	1-11	561.03	22712		omitted	22769	1	638.14
		561.06	22713	1, 3	561.64	22770-		
		561.07	22714-			22771		omitted
		561.10	22715		omitted	22772	1	194.55

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SEC.	SEC.		SEC.	SEC.		SEC.	SEC.	
22773	1	241.46	22823	1-5	377.01-			733.43
22774		omitted			377.05			734.29
22775	1	918.10	22824	1-12	253.51-			735.01-
22776	1	264.10			253.61			735.13
22777	1	323.24			270.28	22848	1	62.09
22778			22825	1-3	320.40	22849	1	653.16
22779		omitted			320.41	22850	1-3	255.111-
22780	1, 3	242.01			323.11			255.113
22781			22826	1-16	641.01-	22851	1-3	380.01-
22782		omitted			641.16			380.03
22783	1-6	731.01-	22827	1-14	282.01	22852	1, 2	440.151
		731.36			282.011			440.152
		732.01-			282.02-	22853	1	29.04
		732.68			282.06	22854	1-45	59.01-
		733.01-			282.07			59.44
		733.53			282.08-			67.01-
		734.01-			282.10			67.08
		734.40			282.13	22855		omitted
		736.01-			282.19	22856	1-19A, 21	534.01-
		736.05			282.22			534.42
		736.07	22828	1	112.05	22857	1-13	216.02
22784	1-16, 18	211.01-	22829	1, 2	167.431			216.10
		211.21	22830	1, 3	112.061			216.15-
22785		omitted	22831	1-17	121.01-			216.19
22786	1, 2	374.14			121.17	22858	1-6, 8, 9	16.19
		374.15	22832	1	443.12			16.20
22787		omitted	22833	1-8	17.07			16.201
22788	1	374.21			215.30-			16.21-
22789	1	653.87			215.36			16.23
22790	1-10	30.08	22834	1, 2	323.15			16.231
		30.09			323.16	22859	1	341.03
		30.12	22835	1	511.32	22860	1-6	253.351
		30.15	22836-					253.356
		30.18	22837		omitted	22861	1-4	475.29
		30.22	22838	1	322.21			475.31
		30.32-	22839	1-10	231.34			475.43
		30.35			235.07			475.44
22791-					236.09	22862		omitted
22798		omitted			236.11	22863	1-8	321.15-
22799	1	298.80			236.29			321.22
22800	1-3	398.24	22840		omitted	22864	1	947.12
22801	1	208.45	22841	1	231.50	22865	1	321.07
22802	1	127.01	22842	1	323.05	22866	1-3	92.30-
22803-			22843	1	55.071			92.32
22812		omitted	22844		omitted	22867	1-7, 9, 10	199.02
22813	1, 2	26.02			192.59			199.04
		26.17	22845	1, 2	149.01-			199.07
22814	1-4	440.13	22846	1-11, 13, 14	149.15			199.18
		440.15			179.01-			199.19
		440.25			179.04			199.21
		440.44			179.04			199.24
22815	1, 2	409.181			332.01-	22868		omitted
22816	1, 2	409.31			332.12	22869	1	610.28
		412.14			731.34	22870	1-4	194.471-
22817	1-3	551.09			732.16			194.474
		551.13			732.17	22871-		
		551.14			732.19	22879		omitted
22818	1-4	371.31	22847	1-16	732.24	22880	1-3	635.171-
22819	1-36	377.06-			732.45			635.173
		377.40			732.47	22881-		
22820	1-3	282.24-			733.04	22883		omitted
		282.26			733.23	22884	1	736.06
22821	1-6	420.02			733.26	22885	1	39.34
		420.04			733.28	22886	1	585.10
		420.06			733.30	22887	1	382.40
		420.08						
		420.09						
		420.11						
22822	1-11, 13, 14	208.44						

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22888	1-4	747.01- 747.04	23008-			23134	1	32.06
22889	1	733.16	23010		omitted	23135		omitted
22890	1	734.31	23011	1	709.01	23136	1, 2	242.51
22891-			23012		omitted	23137	1-7	76.32- 76.38
22895		omitted	23013	1	657.20	23138	1-9	771.01- 771.08
22896	1-4	550.30	23014		omitted	23139	1	632.08
22897	1-4	95.16 95.17 95.21 95.27	23015	1	295.06	23140	1	241.49
22898-			23016	1	485.04	23141-		
22900		omitted	23017	1-7	292.10- 292.16	23147		omitted
22901	1	215.29	23018	1	250.78	23148	1	372.78
22902-			23019-			23149	1, 2	320.04
22911		omitted	23039		omitted	23150-		
22912	1, 2	291.02 291.04	23040	1	374.29	23154		omitted
22913	1	14.04 21.08 111.01	23041-			23155	1, 2	463.14
22914	1	485.03	23075		omitted	23156	1	90.01
22915	1	474.08	23076	1-3	320.44 320.50 320.52 320.53 320.55 320.56	23157	1-5	394.20- 394.23 746.01- 746.15
22916-			23077		omitted	23158-		
22922		omitted	23078	1-3	341.73	23612		omitted
22923	1	561.12	23079	1-13, 15	333.01- 333.14	23613	1, 2, 4	10.03
22924		omitted	23080	1, 2	585.34	23614	1-4	10.01
22925	1	589.23	23081	1-4	341.621	1947 ACTS		
22926	1, 2	298.81	23082	1	192.06	23615	1	165.29
22927	1	500.15	23083	1-10	241.50- 241.59	23616	1, 2	264.16
22928	1-4	612.191- 612.194	23084		omitted	23617	1, 2	253.62
22929-			23085	1	12.09	23618-		
22937		omitted	23086		omitted	23625		omitted
22938	1-17	134.01- 134.17	23087	1	372.57	23626	1-18, 20, 21	324.01- 324.19
22939-			23088-			23627	1	392.15
22942		omitted	23089		omitted	23628-		
22943	1-3	26.071	23090	1	372.74	23636		omitted
22944	1-8	239.37- 239.44	23091	1	62.33	23637	1, 2	196.07
22945		omitted	23092	1	653.18	23638	1, 2	11.12, 11.14
22946	1, 2	443.08 443.11	23093	1	18.08	23639		omitted
22947-			23094	1	18.05	23640	1	27.231
22974		omitted	23095	1	552.01- 552.11	23641-		
22975	1, 2	683.05	23096	1	384.20	23644		omitted
22976-			23097	1	381.67	23645	1-6	25.121- 25.126
22980		omitted	23098	1, 2	25.031 25.032	23646-		
22981	1	665.48	23099-			23652		omitted
22982-			23107		omitted	23653	1	310.03
22983		omitted	23108	1-6	374.43- 374.48	23654		omitted
22984	1	282.23	23109	1-4	264.12	23655		omitted
22985-			23110		omitted	23656	1, 2, 3	165.01 165.03 165.04
22993		omitted	23111	1	460.28	23657		omitted
22994	1-5	241.091- 241.095	23112		omitted	23658	1-16	319.01- 319.07 319.09- 319.13 319.20- 319.34
22995-			23113	1	18.18			
22997		omitted	23114	1-3	695.21- 695.23			
22998	1-4	241.48	23115-					
22999	1, 2	192.29 192.30	23125		omitted			
23000-			23126	1, 2	689.14 689.17	23659		omitted
23003		omitted	23127-			23660	1, 2	320.27
23004	1	38.22	23129		omitted	23661	1	655.01
23005	1	458.14	23130	1	18.04	23662	1	657.06
23006	1	102.351	23131	1	655.10	23663	1	49.06
23007	1-5, 7	709.02- 709.07	23132	1	375.20	23664	1	344.171
			23133	1	394.09	23665	1-6	320.77- 320.82

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23666	1-3	318.09			229.23			561.45
23667	1-3	32.24			230.04			561.47
23668		omitted			230.06			561.54
23669	1-5	239.01			230.08-			562.02
		239.10			230.10			562.09-
		239.12			230.25			562.11
		239.17			230.30			562.14
		240.10			230.34			562.451
23670	1-3	125.34			230.44	23747	1-6	567.01
23671	1	638.02			231.02			567.06
23672	1, 2	112.16			231.08			567.07
		112.17			231.10			567.12-
23673	1-3	635.23			231.11			567.14
23674	1, 2	584.05			231.14	23748	1, 2	610.09
		584.06			231.16-			610.13
23675	1-3	394.031			231.18	23749	1	653.05
23676	1-3	208.45			231.19	23750	1	372.83
23677	1, 2	603.12			231.21	23751	1-9	480.01
		603.13			231.36			480.02
23678	1	594.16			231.40			480.06
23679	1	594.27			231.42			480.07
23680	1	595.07			232.01			480.09
23681	1	595.14			232.38			480.11
23682	1, 2	595.22			235.22			480.15
23683	1	596.14			236.01-	23752-		omitted
23684	1, 2	598.15			236.13	23755		omitted
23685-					236.15	23756	1	653.88
23687		omitted			236.16	23757	1	947.06
23688	1	33.01			236.18	23758	1-6	420.12-
23689	1, 2	32.07			236.60-			420.17
23690	1	638.16			236.67	23759	1, 2	640.30
23691	1	599.05			239.19	23760	1	652.18
23692	1	599.08			239.20	23761	1	685.02
23693	1	599.13			239.22	23762	1	653.18
23694-					239.24	23763-		
23696		omitted			239.40	23767		omitted
23697	1	14.14			239.42-	23768	1-5, 7	43.05-
23698		omitted			239.44			43.10
23699	1	478.01-			240.12	23769	1-6	43.02
		478.22			242.01-	23770-		
23700-					242.03	23774		omitted
23702		omitted			242.05	23775	1-16	585.02-
23703	1	32.07			242.15-			585.04
23704-					242.18			585.08
23709		omitted			242.41-			585.09
23710	1	32.07			242.44			585.12
23711-			23727		omitted			585.13
23714		omitted	23728	1-6	550.081			585.16
23715	1	745.15	23729-					585.17
23716	1, 2	735.01	23734		omitted			585.24
		735.04	23735	1	392.16			585.25
23717	1	733.32	23736-					585.27-
23718		omitted	23739		omitted			585.29
23719		omitted	23740	1, 2	205.631			585.45
23720	1	32.14	23741		omitted			585.46
23721	1-8	72.11	23742	1-6	464.02-	23776		omitted
		72.14			464.04	23777	1-6	374.14
		72.15			464.07-	23778-		
		72.24			464.09	23785		omitted
		72.27-	23743-			23786	1-5	341.74
		72.30	23745		omitted	23787		omitted
23722	1	732.44	23746	1-20	561.05	23788	1-5	350.76
23723	1, 2	319.28			561.20	23789	1	561.44
23724	1, 2½	321.05			561.21	23790-		
23725		omitted			561.29-	23794		omitted
23726	1-54	228.15			561.32	23795	1, 2	167.631
		228.16			561.34	23796-		
		228.19			561.42-	23799		omitted

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23800	1	394.01	23868-			23931	1	511.20
23801		omitted	23870		omitted	23932	1	510.04
23802	1	770.04	23871	1	210.02	23933		954.02
23803	1, 2	603.19	23872	1	735.14	23934	1-9	omitted
23804		omitted	23873	1	743.04			446.06-
23805	1-9	736.08-	23874-					446.14
		736.16	23876		omitted	23935	1, 2	341.59
23806	1	405.05	23877	1	501.03			341.66
23807	1	240.10	23878-			23936	1-4	241.60
23808-			23879		omitted	23937		omitted
23809		omitted	23880	1	561.341	23938	1	18.11
23810	1-5	417.01-	23881		omitted	23939	1-5	626.26
		417.05	23882	1-3	282.24-	23940	1-4	265.161
23811		omitted			282.26	23941	1-3	582.33
23812	1-3	604.15	23883	1-16	211.01-	23942-		
		604.16			211.20	23943		omitted
		604.30	23884		omitted	23944	1	665.49
23813	1	167.74	23885	1	341.72	23945	1	665.28
23814		omitted	23886-			23946	1	665.25
23815	1	409.16	23890		omitted	23947	1	665.22
23816	1	39.35	23891	1-8	72.31-	23948	1	665.50
23817		omitted			72.39	23949	1	665.21
23818	1, 2	41.03	23892	1, 3	112.061	23950	1-5	626.27
		41.05	23893	1-3	27.23	23951-		
23819	1	732.47			27.26	23953		omitted
23820	1	708.07			27.27	23954	1	374.12
23821	1	637.60	23894	1	65.08	23955		omitted
23822	1	440.39	23895	1	409.17	23956	1, 2	838.09
23823	1, 2	398.02	23896	1-4	90.23			838.10
		398.18	23897	1-7	622.01-	23957	1, 2	99.58
23824		omitted			622.07	23958	1-9	121.01-
23825	1-3	28.29	23898		omitted			121.05
23826	1	59.45	23899	1	561.24			121.07
23827	1	192.48	23900-					121.08
23828	1-4, 6	194.58	23906		omitted			121.10
23829	1-6	125.35-	23907	1-3	955.25			121.15
		125.40			956.09	23959	1-8, 8a, 9	134.01-
23830	1-8	194.60	23908	1, 2	440.19			134.05
23831	1-3	125.41			440.27			134.07
23832	1, 2	194.59	23909	1-3	17.27			134.08
23833-			23910	1	264.08			134.10
23834		omitted	23911	1-15a, 19	453.01-			134.11
23835	1	561.44			453.18			134.15
23836-			23912-			23960	1-3	134.18
23847		omitted	23914		omitted	23961	1	640.11
23848	1, 2	341.76	23915	1-15	282.01-	23962	1-5	625.23-
23849	1	409.10			282.10			625.27
23850	1-3	125.42			282.13	23963	1-8	343.34-
23851-					282.19			343.41
23852		omitted			282.22	23964	1	689.11
23853	1-9a	637.66			282.221	23965	1, 2	45.19
23854	1	116.19	23916		omitted	23966	1-16	636.01-
23855-			23917	1-4	443.24			636.16
23860		omitted	23918	1	443.08	23967	1	678.20
23861	1	855.07	23919	1	443.04	23968		omitted
23862	1	550.04	23920	1	440.44	23969	1-3	320.081
23863		omitted	23921	1, 2	440.15	23970	1	733.16
23864	1-7	238.01			440.151	23971	1	318.01
		238.05-			440.152			318.05
		238.07			440.20	23972	1, 2	310.03
		238.09	23922-					310.04
		238.11	23928		omitted	23973		omitted
		238.17	23929	1, 2	509.02	23974	1-5	168.14-
23865-					509.05			168.18
23866		omitted	23930	1-5	511.01	23975		omitted
23867	1, 2	7.17			511.05	23976	1	18.10
		7.46			511.18-	23977	1	610.35

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23978	1	167.75	24085	1	443.03			265.072
		372.572	24086	1-16	634.01-	24123	1	589.35
23979	1	409.11			634.16	24124	1-5	243.13-
23980	1	167.75	24087	1-10	642.01-			243.17
23981	1	205.45			642.10	24125	1	589.36
23982	1, 2	463.01	24088	1, 2	99.02	24126	1	373.06
		463.02			99.21	24127-		
23983-			24089	1-4	100.11	24128		omitted
24032		omitted			100.26	24129	1	253.63
24033	1	947.12			100.34	24130		omitted
24034	1	589.03			100.42	24131	1	238.18
24035	1	111.01	24090	1-13, 15	475.17	24132-		
		350.02			475.18	24138		omitted
24036	1	409.33			475.25-	24139	1	1.03
24037	1	34.20			475.27	24140-		
24038	1, 2	952.24			475.29-	24143		omitted
24039	1-13, 17, 18	477.02			475.31	24144	1	550.131
		477.03			475.35	24145-		
		477.06			475.36	24150		omitted
		477.08			475.42	24151	1-3	321.04
		477.10-			475.44-			321.07
		477.12			475.46			321.08
		477.14	24091	1-17	395.01-	24152-		
		477.17			395.17	24156		omitted
		477.18	24092	1-3	341.081	24157	1	11.12
		477.21	24093	1-3	381.68-	24158-		
24040	1	610.38			381.70	24162		omitted
24041	1, 2	91.30	24094	1	443.11	24163	1	102.36
24042	1-6	25.31	24095	1	350.011	24164	1-7	473.12
		25.33-	24096	1-13	399.01-			473.19
		25.35			399.13			473.21
		25.48-	24097-					473.26-
		25.52	24098		omitted			473.29
24043	1	603.03	24099	1-20	66.28-	24165	1	26.30
24044		omitted			66.47	24166		omitted
24045	1-19, 21, 23	330.06-	24100	1-3½	331.11-	24167	1	27.19
		330.26			331.14	24168		omitted
24046	1-11A, 13	330.27-	24101	1	145.03	24169	1	381.71
		330.39	24102		omitted	24170-		
24047-			24103	1-6	102.73	24171		omitted
24065		omitted	24104	1, 2	461.04	24172	1-14	208.44
24066	1-6	517.02			461.13-	24173-		
		517.06-			461.19	24175		omitted
		517.091	24105	1	612.17	24176	1	525.09
24067	1	629.02	24106	1-7	583.01	24177	1	443.23
24068	1	932.52			583.05	24178-		
24069	1-3	292.041			583.09	24183		omitted
		292.09			583.12	24184	1	374.42
		292.091			583.14	24185		omitted
24070	1, 2	381.01			583.18	24186	1	320.13
24071	1	630.01			583.20	24187-		
24072	1, 2	242.46	24107	1	32.01-	24191		omitted
		242.47			32.34	24192	1	320.28
24073-			24108	1	124.01-	24193-		
24079		omitted			124.05	24196		omitted
24080	1-16	449.01-	24109		omitted	24197	1	347.08
		449.16	24110	1-3	610.30	24198	1	116.03
24081	1, 2	440.51	24111		omitted	24199	1	51.12
		440.56	24112	1	205.11	24200	1	420.18
24082	1	477.20	24113	1-3	200.45	24201	1-6	295.07-
24083	1, 2	443.06	24114	1-3	382.49			295.12
		443.07	24115-			24202	1-13	643.01-
24084	1-6	443.10-	24119		omitted			643.13
		443.12	24120	1	603.20	24203	1-11	98.22-
		443.14	24121	1-14	375.34-			98.24
		443.15			375.47			98.30
		443.18	24122	1, 2	265.071			98.32-
								98.35

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LEGISLATIVE ACTS 1947			LEGISLATIVE ACTS 1948-1949			LEGISLATIVE ACTS 1949		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		98.37	24334	1	194.61	25000	1-3	373.28
		98.39	24335	1	649.06	25001-		
		98.41	24336	1	47.49	25002		omitted
24204	1, 2	374.23	24337	1-7	15.07	25003	1, 2	47.29
24205	1-5	343.42-			16.19-	25004		omitted
		343.46			16.231	25005	1	11.07
24206	1-4	194.53	24338	1, 2	253.49	25006-		
		194.55			253.491	25007		omitted
24207-			24339	1, 2	253.52	25008	1	467.12
24267		omitted			253.59	25009	1-4	420.121
24268	1-3	374.131	24340	1	341.75	25010	1	735.04
24269	1	204.01	24341	1	736.06	25011-		
24270		omitted	24342	1	561.64	25012		omitted
24271	1-4	341.77	24343	1	196.18	25013	1	467.16
24272	1	320.08	24344	1-4	817.37	25014-		
24273		omitted	24345	1-6	849.24	25015		omitted
24274	1, 2	409.32	24346	1-3	322.18	25016	1-13, 15	365.01-
24275		omitted			322.21			365.14
24276	1	350.251	24347	1	236.121	25017	1-3	244.01-
24277	1-6	502.04	24348	1	550.02			244.03
		502.19	24349	1	550.05			
		502.22	24350	1, 2	69.04-	25018-		
		502.25			69.06	25023		omitted
		502.26			69.08	25024	1	347.08
		502.35			69.14	25025	1	817.311
24278	1-4	320.082			69.16	25026-		
24279		omitted	24351	1	54.06	25030		omitted
24280	1	17.13	24352	1, 2	205.051	25031	1	734.29
24281	1	167.76	24353	1-6	374.49-	25032	1-8	272.03-
24282		omitted			374.54			272.08
24283	1, 2	373.27	24354	1-3	257.11	25033	1-10	283.12
24284	1	635.174	24355-					283.15
24285	1	794.01	24358		omitted			283.17
24286-			24359	1	550.061			283.18
24289		omitted	24360	1	550.04			283.20
24290	1	649.06	24361-					283.22
24291	1-4	14.15-	24362		omitted	25034	1-7	283.25
		14.18	24363	1-3	210.01			16.43-
24292	1	95.35			210.02			16.47
24293	1	66.20			210.04			16.49
24294	1, 2	732.05	24364	1-17	482.01-	25035	1-10	16.50
		732.15			482.17			16.19-
24295	1	734.01	24365		omitted			16.24
24296		omitted	24366	1	391.01			16.27-
24297	1-6	524.01-	24367	1	374.21			16.29
		524.06	24368-					16.291
24298	1	39.36	24369		omitted	25036		omitted
24299	1	806.12	24370	1	19.28	25037	1, 2	65.16
24300-			24371-			25038	1	409.17
24301		omitted	24993		omitted	25039	1	399.14
24302	1-8, 10	526.12-	1948 ACTS			25040	1, 3	112.061
		526.20	24994	1-6, 8-10A	99.182	25041	1	47.26
24303	1	177.14			99.441	25042	1	54.11
24304	1	715.02			99.181	25043	1	409.30
24305	1, 2	193.76			99.15	25044	1, 2	653.89
24306	1	142.07			99.19	25045	1	393.051
24307	1, 2	694.13			99.191	25046	1-7	876.05-
24308	1-3	208.06			100.49			876.10
		208.07			102.292	25047	1, 2	323.06
		208.25			99.58			323.11
24309-					99.341	25048	1, 2	85.16
24311		omitted	24995		omitted			86.08
24312	1-5	341.78	24996		omitted	25049	1-4	320.083
24313	1	715.01				25050	1-17, 19, 20	324.001-
24314-			1949 ACTS					324.06
24332		omitted	24997	1	11.12			324.08-
24333	1-7	716.01-	24998	1	11.14			324.14
		716.07	24999	1	11.13			324.16-
								324.19

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LEGISLATIVE ACTS 1949			LEGISLATIVE ACTS 1949			LEGISLATIVE ACTS 1949		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
25051-			25158		omitted	25249	1-3	241.471
25067		omitted	25159	1	32.14	25250	1	347.11(2)
25068	1-4	282.001	25160-			25251-		
		282.002	25182		omitted	25254		omitted
25069	1-20	483.01-	25183	1-5	534.43-	25255	1-11½	484.01
		483.20			534.46			484.11
25070	1-9	36.19-	25184	1, 2	561.441	25256	1	550.063
		36.21	25185	1	350.641	25257	1	550.16
25071-			25186	1-5	229.241	25258	1, 2	550.08
25087		omitted	25187	1-7	99.15	25259	1-4	860.13
25088	1-3	611.24-			99.171	25260	1	561.42
		611.251			99.18-	25261	1-5	561.471
25089	1	655.01			99.201	25262	1-9	420.122
25090	1, 2	90.231	25188	1-3	461.03	25263	1-4	75.02
25091	1	40.34			461.05			75.03
25092	1	631.05			461.08			75.05
25093		omitted	25189	1-4	635.24-			75.06
25094	1	167.09			635.26	25264	1, 2	420.061
25095	1	648.18	25190	1-3	25.53	25265	1-7	449.02-
25096	1	849.091	25191-					449.08
25097	1-12	242.52-	25194		omitted	25266	1-14	208.44
		242.61	25195	1	601.112	25267	1	177.15
25098-			25196	1-4	298.401	25268	1	413.08
25103		omitted	25197-			25269	1-4	413.07
25104	1	561.44	25200		omitted	25270-		
25105	1	526.14	25201	1	374.131	25272		omitted
25106	1	99.24	25202	1	374.13	25273	1	102.62
25107	1-4	243.021	25203		omitted	25274	1	733.20
25108	1	733.54	25204	1-13	541.001	25275	1	165.30
25109	1	767.04			541.02-	25276	1, 2	194.62
25110	1-8	92.031			541.09	25277	1	694.08
25111	1-5	90.24			541.01	25278	1	770.04
25112	1	250.01-	25205		omitted	25279	1, 2	461.04
		250.53	25206	1	443.14(4)			461.19
25113		omitted	25207-			25280	1	374.08
25114	1	374.121	25208		omitted	25281-		
25115	1	629.01	25209	1-46	378.01-	25305		omitted
25116	1	59.021			378.45	25306	1	32.07
25117	1	63.64			378.47	25307-		
25118	1	589.05	25210	1	954.06	25323		omitted
25119-			25211		omitted	25324	1-4	589.011
25122		omitted	25212	1-11	74.15	25325		omitted
25123	1, 2	205.70	25213	1-6	378.46-	25326	1	472.061
25124	1	205.632			378.47	25327-		
25125	1, 2	420.18	25214-			25339		omitted
25126	1	40.01	25233		omitted	25340	1-3	561.42
25127-			25234	1	50.32			561.461
25137		omitted	25235	1	102.72			561.462
25138	2	875.46	25236	1-14, 17	588.12-	25341		omitted
25139	1	320.14			588.26	25342	1-25	317.73-
25140	1	320.28	25237	1, 3	584.02			317.95
25141	1	409.272			584.06	25343	1-17, 19, 20	519.01-
25142		omitted	25238	1, 2	465.02			519.19
25143	1	102.011			465.07	25344	1	205.431
25144	1	635.21	25239	1	500.15	25345	1	634.06
25145	1	347.11	25240	1	392.07	25346	1	617.21
25146	1-8	482.18-	25241	1-8	392.17-	25347-		
		482.24			392.20	25352		omitted
25147	1, 2	243.022			392.21	25353	1-12a	592.01-
25148	1, 2	576.01-			392.22			592.13
		576.11			392.23	25354	1	550.33
25149	1-109½, 112	601.01	25242	1, 2	550.062	25355	1, 2	628.08
		601.111	25243	2, 3	27.25			628.12
25150	1-12	319.21-	25244	1	440.13	25356	1	461.07
		319.25	25245	1-4	821.041	25357	1-8	588.011
		319.27-	25246	1, 2	821.071			588.09-
		319.32	25247	1-9	667.081-			588.11
		319.34			667.089			585.01
25151-			25248	1	205.31			

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LEGISLATIVE ACTS 1949		FLORIDA STATUTES	LEGISLATIVE ACTS 1949		FLORIDA STATUTES	LEGISLATIVE ACTS 1949		FLORIDA STATUTES
CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.
		585.08	25372	1-12, 14-20	382.01	25399	1.....	284.07
		585.11			382.06-	25400	1.....	460.27
		585.15			382.08	25401	1-3.....	460.01
		585.17			382.11			460.07
		585.19			382.14			460.13
		585.24			382.17-	25402	1-3.....	343.47
		585.25			382.22	25403	1, 2.....	193.29
		585.47			382.29			193.30
25359	1-27.....	561.01			382.32-	25404	1.....	638.02
		561.14			382.35	25405	1.....	236.08
		561.16-			382.39	25406	1-18.....	627.38-
		561.20			470.23			627.54
		561.22	25373	1-5.....	394.38	25407	1, 2.....	582.15
		561.23	25374	1-6.....	394.39-			582.16
		561.26			394.44	25408	1.....	626.111
		561.27	25375	1, 2.....	121.041	25409	1.....	630.05
		561.32	25376	1-16.....	747.05-	25410	1, 4.....	134.03
		561.33			747.19			134.071
		561.39	25377	1, 2.....	610.11	25411	1.....	231.50
		561.44			610.15	25412	1.....	347.11(2)
		561.53	25378	omitted	25413	1, 2.....	550.34
		561.57	25379	1-4.....	102.09	25414	1-16, 18...	627.55-
		561.58			102.17			627.70
		561.63			102.24	25415	1.....	855.07
		562.11			102.44	25416	1-4.....	253.64
		562.13	25380	1.....	102.57	25417	1.....	121.03
		562.17	25381	omitted	25418	1-3.....	323.01
		562.21	25382	1.....	102.312			323.05
		562.22	25383	1-8.....	98.06			323.14
		562.38			98.07	25419	1.....	18.21
		562.40			98.10	25420-		
		562.43			98.11	25425	omitted
25360	1.....	875.46			98.22	25426	1.....	26.36
25361	1-3.....	344.27			98.23	25427-		
25362	1.....	344.28			98.26	25431	omitted
25363	1-6.....	231.22			98.35	25432	1.....	194.61
		231.36	25384	1-10.....	99.02-	25433	1-5.....	28.30
		236.02			99.04			28.31
		236.03			99.07	25434	omitted
		236.07			99.10	25435	1-4.....	734.041
		242.05			99.11	25436	omitted
25364	1-15.....	229.25-			99.21	25437	1, 2.....	194.551
		229.39			99.42	25438	1.....	99.59
25365	1-4.....	875.15-			99.43	25439	1.....	26.30
		875.17			99.48	25440	1, 2.....	7.51
		875.26	25385	1.....	101.01-			7.53
25366	1.....	638.16			101.14	25441	omitted
25367	1, 2.....	394.011	25386	1-4.....	102.37-	25442	1-4.....	381.72
25368	1-5, 7.....	625.29-			102.39	25443-		
		625.33			102.41	25462	omitted
		625.28	25387	1.....	99.45	25463	1, 2.....	372.573
25369	1-12.....	11.19-	25388	1-5.....	102.11	25464	1-3.....	258.15
		11.27			102.19	25465-		
25370	1-14, 16....	282.01-			102.21	25467	omitted
		282.03			102.25	25468	1, 2.....	25.441
		282.13			102.46			25.442
		282.19	25389	1.....	102.28	25469	1.....	135.01
		282.081	25390	omitted	25470	1-4.....	409.34
		282.05	25391	1-14.....	97.01-			409.35
		282.06			97.14	25471-		
		282.09	25392	1.....	99.60	25501	omitted
		282.091	25393	1.....	320.08	25502	1.....	28.32
		282.08	25394	1.....	641.01	25503	1.....	95.36
		282.22	25395	1.....	469.05	25504	1.....	98.411
		282.04	25396	1.....	409.08	25505-		
		238.07	25397	1.....	255.041	25611	omitted
25371	1-6.....	396.01-	25398	1-4.....	238.01	25612	1.....	7.221
		396.06			238.05-	25613-		
					238.07	25668	omitted

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LEGISLATIVE ACTS 1951			LEGISLATIVE ACTS 1951			LEGISLATIVE ACTS 1951		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
25669-			26493	1.....	347.08	26683	omitted
26318	omitted	26494	omitted	26684	1.....	458.16
26319	1-21,23,24	212.01-	26495	omitted	26685	1.....	36.16
		212.23	26496	1.....	344.271	26686-		
26320	1,3.....	210.01-	26497-			26707	omitted
		210.22	26511	omitted	26708	1.....	341.121
26321	1-12, 14,		26512	1-3.....	331.15	26709	1.....	321.05
	16-18...	208.44	26513	1,2.....	155.04	26710	2,3.....	182.23
26322	1.....	282.01			155.14	26711-		
26323	1,2.....	212.08	26514	1.....	40.01	26716	omitted
		(10)	26515	omitted	26717	1,2.....	8.01
		(11)	26516	omitted			8.04
26324	1-7,9.....	561.46	26517	1.....	26.32	26718	1-4,6-25..	209.001
26325	1.....	838.11	26518-					209.01-
26326	1.....	26.25	26537	omitted			209.03
26327	1.....	392.24	26538	1.....	216.20			209.05-
26328	omitted	26539	1.....	11.13			209.11
26329	1-11.....	98.10	26540	1-9.....	652.27-			209.111
		98.23			652.35			209.12
		98.44	26541	1.....	45.11			209.13
		98.49	26542	1-11.....	876.11-			209.15-
		99.10			876.21			209.24
		99.43	26543	1-9.....	849.26-	26719	1.....	317.38
		102.05			849.34	26720	1-7.....	364.31
		102.09	26544	1.....	320.07	26721	1-7.....	341.80
		102.27	26545	1-13A	366.01-	26722	1-5.....	550.35
		102.44			366.13	26723	1.....	550.11
		102.51	26546	1.....	440.39	26724	1.....	872.01
26330	1-3.....	158.10	26547	1.....	341.66	26725	1.....	342.02
26331	1.....	317.96	26548	1.....	458.08	26726	1.....	341.13
26332	1.....	50.33	26549	1.....	458.05	26727	1,3,4,6...	26.071
26333	1.....	11.21	26550	1,2.....	455.05			27.19
26334	1.....	550.16	26551	1.....	458.13			27.21
26335	1.....	236.33	26552	1,2.....	458.12	26728	1-3.....	601.071
26336	1.....	420.13			458.121	26729	1.....	548.03
26337	1.....	192.06			458.122	26730	1-17,19...	673.01-
26338	1.....	73.011			458.123			673.18
26339	1-6.....	341.79	26553	1.....	458.10	26731	1-4.....	125.43
26340	1.....	394.20	26554	1,2.....	458.041	26732	1.....	653.81
26341	1.....	394.23	26555-			26733	1-3.....	653.90
26342	1.....	37.01	26579	omitted	26734	1.....	92.34
26343-			26580	1.....	800.04	26735	1.....	733.43
26479	omitted	26581	1.....	40.01	26736-		
			26582	1.....	731.34	26759	omitted
			26583	1.....	733.37	26760	1.....	865.09
1951 ACTS			26584	1.....	905.17	26761	1.....	27.01
26480	1.....	450.25	26585	1.....	561.45	26762	1.....	447.04
26481	1.....	320.06	26586-			26763	1-7.....	242.62
26482	1.....	92.33	26613	omitted			242.63
26483	1.....	473.08	26614	1-25,27...	554.01-	26764	1.....	241.39
26484	1-9.....	16.19-			554.26	26765	1.....	849.09
		16.24	26615	1,2.....	239.19	26766	1-5,7,9...	372.01
		16.27-			239.41			372.04
		16.29	26616	1-3.....	241.491			372.05
26485	1-4.....	550.065	26617-					372.051
26486-			26653	omitted			372.09
26490	omitted	26654	1.....	341.15			372.61
26491	1.....	215.241	26655	1-3.....	454.031			372.81
26492	1-5,7-22..	601.03	26656	1-27.....	737.01-			372.83
		601.13-			737.27	26767	1.....	909.04
		601.16				26768	1.....	420.15
		601.21-	26657	1.....	47.16	26769	1.....	199.11
		601.23	26658	1.....	69.16	26770	1.....	11.21
		601.28	26659-			26771	1-3.....	193.111
		601.49-	26662	omitted	26772	1.....	458.06
		601.52	26663	1,2.....	323.15	26773	1-3.....	561.291
		601.61			323.16	26774	omitted
		601.0104	26664-					

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LEGISLATIVE ACTS 1951			LEGISLATIVE ACTS 1951			LEGISLATIVE ACTS 1951		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
26775	1.....	230.23	26831	1, 2.....	585.34			204.13
26776	1-2.....	253.12	26832	1-3.....	550.181			204.14
26777-			26833	1-3.....	590.25-			205.45
26783	omitted			590.27			208.03
26784	1.....	374.13	26834	1.....	420.061			209.04
26785-			26835-					210.20
26788	omitted	26837	omitted			231.30
26789	1.....	379.04	26838	1, 2.....	317.66			239.08
26790-					317.67			239.22
26794	omitted	26839	1.....	320.084			239.37
26795	1-3.....	242.011	26840	1-8.....	72.40			239.38
26796	1, 2.....	208.06	26841	1-9.....	650.01-			241.09
		208.24			650.09			283.19
26797	1-6A, 7-12	464.011	26842	1.....	92.032			295.04
		464.021	26843	1-12.....	801.01-			318.06
		464.031			801.14			319.08
		464.041	26844	1, 2.....	317.97			319.18
		464.051	26845	omitted			319.32
		464.061	26846	omitted			320.04
		464.071	26847	1-3.....	849.25			320.20
		464.081	26848	1, 2.....	40.01			320.58
		464.091			40.07			320.62
		464.101	26849	1.....	270.11			320.72
		464.111	26850	1, 2.....	550.021			321.09
		464.121	26851	1-3.....	420.06			322.21
		464.131	26852	1.....	115.07			323.03-
		464.141	26853	1, 2.....	409.37			323.05
		464.151	26854	1-3.....	120.09			323.16
		464.161	26855	omitted			323.22
		464.171	26856	omitted			330.09
		464.18-	26857	1.....	592.14			373.20
		464.24	26858	omitted			374.30
26798	1.....	125.44	26859	1-7, 9-11,				382.29
26799	1.....	310.04		14-17, 19	116.16			382.34
26800	1-11.....	321.01			282.01			382.35
		321.04			282.011			385.02
		321.07			282.012			391.09
		321.15-			282.02-			392.12
		321.22			282.06			399.09
26801	1-3.....	443.04			282.08			409.181
26802-					282.09			409.22
26808	omitted			282.13			449.11
26809	1.....	27.19			282.19			454.14
26810-			26860	1.....	7.55			456.17
26812	omitted	26861-					458.10
26813	1, 2.....	210.21	26867	omitted			459.05
26814	1.....	578.26	26868	1.....	40.24			459.06
26815	1.....	26.10	26869	1-8, 10-17,				459.21
26816	omitted		19-23, 36,				460.16-
26817	2-12.....	396.07-		38-44, 46-				460.18
		396.17		48, 50-57,				460.21
26818	1, 2.....	25.11		59, 61, 64-				461.15
		26.51		69, 73-75,				462.09
26819	1-13.....	99.161		82, 84-89,				463.18
		104.27		91-115,				464.04
26820	1-3.....	365.01		117-120,				464.05
		365.04		123-134,				465.04
		365.08		138-144,				465.10
26821	1, 2.....	30.23		146, 147....	11.27			466.20
		30.25			16.48			466.32
26822	1.....	341.81			16.51			467.04
26823-					21.12			470.06
26827	omitted			25.19			470.19
26828	1-12.....	392.25-			100.31			471.14
		392.36			105.07			471.15
26829	1.....	741.23			121.11			471.29
26830	1.....	585.02			198.34			472.04

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LEGISLATIVE ACTS 1951			LEGISLATIVE ACTS 1951			LEGISLATIVE ACTS 1951		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		473.21	26878	1-4.....	443.03	26922	1.....	233.46
		474.06			443.08	26923	1.....	320.01
		475.11	26879	1-11.....	443.03	26924	1.....	625.01
		475.12			443.05	26925	1-16.....	486.01-
		476.19			443.07-			486.16
		477.20			443.09	26926	1-4.....	578.09
		477.21			443.15	26927	1-7.....	689.18
		480.16			443.16	26928	1.....	460.13
		482.11			443.22	26929	1-11.....	460.29-
		501.03	26880	1.....	39.01-			460.39
		501.09			39.20	26930	1.....	372.61
		510.07	26881	1.....	612.52	26931	1-9.....	28.241
		511.32	26882	1, 2.....	865.061			34.041
		516.03	26883	1.....	526.01	26932	1, 2.....	855.01
		517.04	26884	1, 2, 4.....	832.04			855.02
		523.22	26885		omitted	26933	1.....	236.04
		536.05	26886	1-4.....	843.16	26934	1, 3.....	839.091
		543.34	26887	1.....	240.01	26935		omitted
		561.11	26888	1.....	310.11	26936	1.....	626.25
		561.12	26889	1.....	698.08	26937	1-32.....	409.01-
		581.11	26890	1.....	38.02			409.11
		610.09	26891	1.....	193.391			409.111
		620.32	26892	1.....	612.09			409.12
		634.05	26893	1.....	361.05			409.13
		637.66	26894	1, 2, 4, 5....	231.17			409.15-
		653.43			231.20			409.18
		665.31			231.24			409.182
		954.14			231.30			409.19-
		954.43	26895	1.....	585.32			409.21
		954.49	26896	1.....	222.17			409.24
26870	1-8.....	97.011-	26897	1, 2.....	648.19			409.26
		97.131			903.36			409.271
		98.011-	26898	1-3, 5.....	534.04			409.272
		98.381			534.06			409.29
		99.011-			534.13			409.30
		99.231			534.201			409.33-
		100.011-	26899	1, 2.....	192.121			409.36
		100.351	26900	1.....	233.39	26938	1.....	467.14
		101.011-	26901	1-3.....	92.35	26939	1-5.....	511.051
		101.191	26902	1.....	230.25	26940	1.....	905.27
		101.20-	26903	1, 2.....	821.25	26941		omitted
		101.74	26904	1-12, 14....	553.01-	26942	1.....	216.17
		102.012-			553.12	26943	1.....	372.57
		102.151	26905	1, 2.....	230.151	26944	1.....	372.57
		103.011-	26906	1.....	291.02	26945	1-8, 11....	509.011
		103.121	26907	1-4, 6.....	511.45			509.021
		104.011-	26908	1.....	175.161			509.031
		104.101	26909	1.....	320.02			509.041
		104.11-	26910	1, 3.....	112.061			509.051
		104.46	26911	1.....	322.18			509.06-
26871	1-12.....	212.02-	26912	1-6.....	811.021			509.09
		212.04	26913	1.....	165.01	26946	1, 2.....	790.22
		212.06	26914	1.....	732.261	26947	1, 2.....	125.45
		212.08	26915	1, 2.....	590.02	26948	1.....	731.35
		212.11			590.14	26949	1-9.....	742.011
		212.12	26916	1, 3.....	64.16			742.021
		212.15	26917	1.....	745.15			742.031
26872	1.....	242.05	26918	1-15.....	183.01-			742.041
26873	1.....	550.064			183.16			742.06-
26874	1-6.....	129.01-	26919	1-19, 21, 22	184.01-			742.10
		129.03			184.20	26950	1.....	317.27
		129.05-	26920	1-22.....	42.01-	26951		omitted
		129.07			42.22	26952	1-4.....	26.12
26875	1-29, 31....	252.01-	26921	1-4.....	74.01			26.161
		252.29			74.03			26.32
26876	1, 3.....	440.12			74.09			26.361
26877	1.....	440.15			74.15	26953	1, 2.....	95.37

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CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
26954	1, 2.....	344.261			39.06	28018	1, 2.....	236.07
26955	omitted			39.18			231.22
26956	1.....	195.07			43.02	28019	1.....	932.57
26957	1.....	694.08			97.071	28020	omitted
26958	1.....	443.08			98.091	28021	1, 2.....	26.11
26959	1-3.....	479.04			101.48	28022	1-3.....	924.11
		479.09			101.64			924.25
		479.11			125.08			924.26
		479.16			129.02	28023	1.....	782.04
26960	3.....	578.22			343.36	28024	1, 2.....	838.12
26961	2, 6-10.....	575.01-			344.05	28025	1.....	733.01
		575.09			409.16	28026	1.....	283.02
26962	omitted			409.272	28027	1-3.....	642.031
26963	1.....	238.10			502.01	28028	1.....	204.02
26964	1.....	57.04			690.05	28029	1-4.....	413.09
26965	1.....	517.05			742.10	28030	1.....	101.011
26966	1.....	440.16	27992	1-3.....	121.044	28031	1-6.....	198.03
26967	1.....	440.25	27993	1-3.....	409.38			198.13
26968	1, 2.....	502.01	27994	1-5.....	216.02			198.15
		502.12			216.10			198.16
26969	1, 2.....	578.08			216.11			198.28
		578.10			216.16			198.33
26970	1.....	517.30			216.17	28032	1.....	604.20
26971	omitted	27995	1-3.....	241.411	28033	1-4.....	28.221
26972	1.....	374.30	27996	1-12.....	88.01-	28034	1-3.....	150.06
26973	1.....	373.25			88.12			150.071
26974	1.....	192.60	27997	1.....	341.02			150.08
26975	1.....	241.61	27998	1-3.....	241.472	28035	1.....	469.04
26976	1, 2.....	257.12	27999	1.....	255.051	28036	1.....	125.46
26977	2.....	26.29	28000	1-7.....	165.191	28037	1-5.....	446.06
26978	1-3.....	321.23	28001	1, 2.....	165.192			446.08-
26979	1.....	375.37	28002	1-5.....	627.55			446.10
26980	1.....	11.161			627.57			446.13
26981	1.....	372.022			627.59	28038	1.....	553.041
26982	1.....	216.19			627.61	28039	1.....	210.21
26983	1.....	18.111			627.62	28040	1, 2.....	381.301
26984	1.....	348.10	28003	1.....	634.06	28041	1.....	145.01
26985	1.....	372.022	28004	1.....	634.07	28042	1.....	40.10
26986	1.....	26.08	28005	1.....	635.24	28043	omitted
26987	1.....	242.46	28006	1, 2.....	642.04	28044	1.....	72.21
26988	1.....	26.23			642.06	28045	1-14.....	159.01-
26989	omitted	28007	1, 2.....	74.141			159.14
26990	1.....	603.03	28008	1.....	204.01	28046	1.....	861.04
26991	1.....	374.15	28009	1.....	924.17	28047	1-4.....	320.062
26992	1-4.....	954.51	28010	1, 2.....	625.02	28048	1-4.....	542.12
26993-					611.06	28049	1.....	612.05
27002	omitted	28011	1.....	516.17	28050	1.....	612.09
27003	1.....	33.14	28012	1, 2.....	654.001	28051	1.....	608.41
27004-					654.09			612.17
27197	omitted	28013	1-10.....	634.32-	28052	1.....	838.02
27198	1.....	125.08			364.40	28053	1.....	425.10
27199-			28014	1.....	284.07	28054	1.....	232.30
27988	omitted	28015	1-7.....	635.27-	28055	1.....	231.09
					635.33	28056	1-10.....	287.01-
			28016	1-4.....	658.01-			287.10
					658.11	28057	1-3.....	849.051
					659.01-	28058	1.....	550.16
					659.41	28059	1.....	372.27
					659.411	28060	1.....	828.17
					659.412	28061	1.....	421.03
					659.42-	28062	1, 2.....	43.15
					659.58	28063	1, 2.....	683.06
					660.01-	28064	1, 2.....	121.18
					660.14	28065	1-8.....	236.601
					661.01-	28066	1-4.....	626.021
					661.44	28067	1.....	627.43
			28017	1.....	236.03	28068	1-4.....	242.41

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27989	1.....	205.432
27990	1, 2.....	518.15
		518.16
27991	1-10.....	16.19-
		16.24
		16.44
		16.46
		16.50
		26.01
		32.07
		37.01

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LEGISLATIVE ACTS 1953			LEGISLATIVE ACTS 1953			LEGISLATIVE ACTS 1953		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		242.431	28099	2-7.....	167.632	28135		omitted
		237.09	28100	1.....	207.01	28136	1.....	392.01
		236.13	28101	1.....	101.36	28137	1-4.....	501.02-
28069	1.....	562.12	28102	1-10.....	239.19			501.05
28070	1-4.....	704.01-			239.22-			501.09
		704.04			239.24	28138	1.....	409.16
28071	1.....	467.18			239.38	28139	1.....	236.07
28072	1.....	171.05			239.41-	28140	1.....	400.001
28073	1-13.....	562.27			239.45			400.01-
		562.35	28103	1.....	741.04			400.16
		562.38-	28104	1.....	741.07	28141	2, 5.....	6.081
		562.40	28105	1.....	192.16	28142	1-7.....	488.01-
		562.401	28106	1.....	291.04			488.07
		562.402	28107	1.....	72.34	28143	1.....	409.37
		562.403	28108	1.....	665.51	28144	1-5.....	552.011-
		562.404	28109	1.....	238.03			552.071
		562.405	28110	1, 2.....	238.07	28145	2.....	370.01-
		562.406			238.181			370.20
		562.407	28111	1.....	580.15	28146	1.....	317.44
		562.408	28112	1.....	576.07	28147	1.....	112.05
28074	1-22.....	636.001	28113	1.....	561.20	28148	1.....	112.05
		636.011-	28114	1, 2.....	526.01	28149	1-5.....	205.71
		636.161			526.09			561.01
		636.17-	28115	1-8.....	282.01			561.091
		636.21		10-12,	282.011			561.241
28075	1-29.....	627.71-		14-20, 21..	282.012			561.242
		627.96			282.07	28150	1.....	465.011-
		627.97			215.37-			465.131
28076	1.....	229.081			215.42			465.14-
28077	1.....	612.63			240.071			465.20
28078	1, 2.....	692.03			240.091	28151	1.....	322.311
28079	1.....	236.04			240.093	28152	1.....	36.17
28080	1.....	36.01			116.201	28153	1-8.....	903.111
28081	1.....	321.05	28116	1.....	697.04	28154	1-9.....	518.01
28082	1.....	212.08	28117	1.....	561.20			518.06
28083	1.....	698.09	28118	1-3.....	843.01			518.07
28084	1.....	286.17			843.06			518.09-
28085	1-8.....	555.01-			843.08			518.14
		555.08	28119	1.....	321.05	28155	1.....	394.23
28086	1-8.....	15.01	28120	1-3.....	322.221	28156	1-47.....	97.021
		1502	28121	1-6.....	321.16-			97.041
		15.04			321.18			97.061
		15.06			321.20			97.091
		15.08			321.21			97.111
		15.09	28122	1, 2.....	121.16			98.151
		15.13			121.17			98.201
		15.14	28123	1.....	561.32			98.271
28087	1.....	59.281	28124	1.....	321.19			98.312
28088	1.....	849.12	28125	2.....	321.04			99.021
28089	1.....	610.03	28126	1, 2.....	15.031			99.061
		608.13	28127	1-3.....	216.21			99.161
28090	1, 2.....	601.16	28128	1-33.....	340.01-			99.172
		601.17			340.33			99.183
28091	1.....	203.011	28129	1-4.....	509.01-			100.041
28092	1.....	284.02			509.05			100.111
28093	1.....	702.02			509.052			100.161
28094	1-4.....	582.06			509.053			100.251
		582.18			510.04			100.261
		582.19			511.21			101.011
		582.191			511.28			101.021
28095	1, 2, 4.....	585.02	28130	1, 2, 4.....	601.151			101.091
		585.03	28131	1-9.....	389.13-			101.111
		585.021			389.21			101.23
28096	1, 2.....	832.05	28132	1.....	341.03			101.28
28097	1.....	398.22	28133	1, 2.....	18.101			101.30
28098	1-12.....	208.47-	28134	1-12.....	396.011-			101.41
		208.63			396.121			101.44

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LEGISLATIVE ACTS 1953			LEGISLATIVE ACTS 1953			LEGISLATIVE ACTS 1953		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		101.47			319.161			464.171
		101.57			319.23-			465.01
		101.571			319.25			465.04
		101.62-			319.27			466.20
		101.66			319.28			467.04
		101.68	28185	1.....	319.14			470.06
		102.012	28186	1-13.....	320.02			471.09
		102.071			320.061			471.15
		103.111			320.07			472.04
		103.121			320.08			473.21
		104.051			320.082			474.06
		104.27			320.084			475.08
		104.271			320.14			475.11
		104.371			320.27			475.12
		104.38			320.36			476.18
		104.46			320.74			476.19
28157	1, 2.....	500.15	28187	1, 2.....	65.18			477.20
28158	1-7.....	801.02	28188	1-3.....	643.02			477.21
		801.03			643.04			480.15
		801.08			643.11			480.16
		801.12	28189	1-5.....	631.16			483.14
		801.13	28190	1-11, 13...	651.01-			484.08
		69.02			651.12	28216	1.....	201.08
28159	1.....	121.19	28191	1.....	208.45	28217	1.....	813.011
28160	1-4.....	409.39-	28192	1-3.....	125.161	28218	1.....	125.081
28161	1-5.....	409.43	28193	1, 2.....	550.161	28219	1.....	240.11
28162	1-3.....	459.06	28194	1.....	104.381	28220	1-3.....	455.06
		459.09	28195	1.....	295.01	28221	1-10.....	876.22-
		459.21	28196	1-4.....	238.05-			876.31
28163	1-16.....	245.01-			238.08	28222	1.....	731.34
		245.16	28197	1-3.....	601.12	28223	1.....	731.30
28164	1.....	332.08			601.501	28224	1.....	511.051
28165	1.....	11.22			601.61	28225	1.....	695.03
28166	1.....	165.20	28198	1-4.....	601.0113	28226	1-10.....	503.01-
28167	1-9.....	586.01-	28199	1.....	192.161			503.10
		586.09	28200	1.....	66.06	28227	1.....	210.04
28168	1.....	821.36	28201	1.....	45.19	28228	1.....	440.30
28169	1.....	62.071	28202	1.....	932.30	28229	1.....	409.17
28170	1.....	608.01-	28203	1, 2.....	320.085	28230	1-29.....	185.01-
		608.60	28204	1.....	295.13			185.33
28171	1.....	26.051	28205	1.....	28.18	28231	1-15.....	215.37-
28172	1.....	39.02	28206	1-4.....	125.331			215.42
28173	1-8.....	556.01-	28207	1.....	235.33			216.161
		556.09	28208	1.....	689.19			216.17
28174	1-5.....	121.02	28209	1.....	733.18			216.171
		121.03	28210	1, 2.....	233.07			240.071
		121.05			233.11			240.091
		121.12	28211	1-12.....	639.06-			282.01
		121.14			639.17	28232	1-5.....	657.06
28175	1-4.....	134.02	28212	1.....	236.07			657.09
		134.03	28213	1, 2.....	292.06			657.17
		134.05			292.07			657.18
		134.12	28214	1-11, 15...	487.01-			657.22
28176	1, 2.....	239.41			487.12	28233	1-6.....	398.02
		239.42	28215	1-34.....	455.01			398.04
28177	1.....	561.46			454.14			398.17
28178	1.....	236.07			456.17			398.18
28179	1.....	634.09			458.04			398.22
28180	1, 2.....	733.211			458.10			398.24
28181	1, 2.....	553.04			459.06	28234	1.....	374.23
		553.05			459.21	28235	1.....	828.19
		553.07			460.18	28236	1.....	440.09
		553.08			460.21	28237	1, 2.....	678.55
		553.13			461.13			678.551
28182	1.....	242.05			461.15	28238	1.....	440.02
28183	1.....	604.15			462.09	28239	1-3.....	317.77
28184	1-10.....	319.151			463.18			317.80

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LEGISLATIVE ACTS 1953			LEGISLATIVE ACTS 1953			LEGISLATIVE ACTS 1955		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		317.96						
28240	1.....	450.011-	28276	1-3.....	511.06	28346	omitted
		450.171			511.08	28347	1.....	313.01
28241	1-15.....	440.13			511.091	28348-		
		440.14	28277	1.....	78.01	28616		omitted
		440.151	28278	1.....	42.03	28617	1, 2.....	27.221
		440.16	28279	1.....	954.51	28618-		
		440.18	28280	1.....	768.01	29614		omitted
		440.24	28281	1.....	40.02			
		440.25	28282	1.....	73.04			
		440.27	28283	1.....	46.09			
		440.28	28284	1, 1A.....	171.04			
		440.44	28285	1.....	613.03			
		440.48	28286	1.....	193.51			
		440.49	28287	1.....	242.46			
		440.51	28288	1-3.....	65.19			
		440.54	28289	1-6.....	205.411			
28242	1-12.....	443.03	28290	1.....	18.112			
		443.06-	28291	1.....	562.48			
		443.09	28292	1-10.....	12.01-			
		443.11			12.09			
		443.15	28293	1.....	561.631			
28243	1.....	84.05	28294	1.....	137.03			
28244	1.....	84.15	28295	1-3.....	459.081			
28245	1.....	519.11	28296	1.....	113.01			
28246	1-7.....	650.02	28297	1.....	212.07			
		650.03	28298	1.....	134.15			
		650.05	28299	1.....	167.75			
28247	1.....	40.24	28300	1.....	954.06			
28248	1-4.....	610.07	28301	1-14.....	47.10			
		610.08			48.03			
		610.10			48.08-			
		610.15			48.10			
28249	1.....	450.04			48.12			
28250	1, 2.....	121.14			48.15			
28251	1.....	205.15			70.02			
28252	1.....	553.04			70.03			
28253	1-6.....	370.051-			76.25			
		370.055			77.04			
28254	1.....	194.02			77.05			
28255	1.....	585.34			78.05			
28256	1.....	409.111			78.06			
28257	1.....	409.19	28302	1, 2.....	200.021			
28258	1, 2.....	121.14	28303		omitted			
		134.14	28304		omitted			
28259	1.....	177.16	28305	1.....	421.261			
28260	1.....	26.03	28306	1-8.....	125.47-			
28261	1, 2.....	318.01			125.53			
		318.05	28307	1, 2.....	192.061			
28262	1-3.....	192.61	28308	1.....	665.071			
		194.63	28309	1.....	387.09			
28263	1-7.....	372.86-	28310		omitted			
		372.92	28311	1, 2.....	952.201			
28264	1.....	215.19			341.142			
28265	1-3.....	230.231	28312	1-3.....	7.01			
28266	1, 2.....	235.34			7.04			
28267	1, 2.....	500.25			7.12			
		500.26	28313	1-12.....	585.48-			
28268	1.....	865.061		15, 16.....	585.59			
28269	1.....	500.11	28314	1.....	320.10			
28270	1.....	95.021	28315	1-6.....	240.092			
28271	1.....	50.111	28316	1, 2.....	194.081			
28272	1.....	199.11	28317	1-5.....	192.381			
28273	1.....	409.36	28318		omitted			
28274	1.....	782.06	28319	1, 2.....	372.061			
28275	1-3.....	29.03	28320	1.....	37.01			
		29.04	28321-					

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LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955		
CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.
		556.04	29621	1-22.....	903.37-			216.022
		556.06			903.58			216.16
		561.44	29622	1-9.....	464.051	29661	1.....	922.04
		562.27			464.071	29662	1.....	625.37
		562.35			464.091	29663	1.....	409.262
		562.40			464.111-	29664	1.....	486.06
		562.401			464.131	29665	1-3.....	849.231-
		576.03			464.151			849.233
		576.09			464.152	29666	1.....	241.473
		578.011			464.22	29667	1.....	526.14
		578.23	29623	1.....	236.07	29668	1-3.....	811.022
		582.04	29624	1.....	231.40	29669	1, 2.....	409.40
		582.06	29625	1.....	231.361			409.39
		582.19	29626	1, 2.....	236.602	29670	1.....	409.18
		585.21	29627	1, 2.....	11.12	29671	1.....	322.09
		585.34			11.13	29672	1.....	372.57
		589.11	29628	1.....	112.061	29673	1-3.....	11.21
		589.18	29629	1-3.....	626.07			11.23
		601.28			629.20	29674	1-3.....	72.15
		601.89			631.16		5, 6.....	72.17
		604.02	29630	1.....	26.02			72.18
		604.20	29631	1.....	26.24			72.20
		608.27	29632	1.....	26.26			72.28
		608.66	29633	1-3.....	26.16	29675	1.....	16.46
		615.18	29634	1, 1-B.....	340.03	29676	1.....	933.14
		616.02			340.34	29677	1, 2.....	811.201
		619.04	29635	1-5.....	590.31-	29678	1.....	733.20
		951.14			590.35	29679	1.....	409.16
		18.03	29636	1-3.....	42.04	29680	1, 2.....	626.061
		18.20			42.05	29681	1-4.....	603.02
		19.03			42.11			603.03
		19.16	29637	1.....	230.47			603.071
		19.20	29638	1, 2.....	236.072			603.09
		19.45			236.073	29682	1, 2.....	683.07
		26.17	29639	1.....	320.72	29683	1.....	322.16
		58.09	29640	1-23.....	636.22-	29684	1.....	250.50
		66.22			636.44	29685	1.....	66.06
		74.07	29641	1-6.....	625.41-	29686	1-9.....	941.38-
		129.10			625.46			941.42
		154.02	29642	1-6.....	642.06	29687	1.....	241.10
		185.32			644.01	29688	1-4.....	550.164
		204.05			644.03	29689	1.....	58.13
		283.22			644.05	29690	1-4.....	955.011
		283.23			644.07	29691	1.....	75.09
		342.06			644.10	29692	1-3.....	241.441
		370.11	29643	omitted	29693	1-4.....	550.162
		372.12	29644	1.....	230.23	29694	1-3.....	550.16
		372.571	29645	1.....	17.26	29695	1.....	443.04
		589.26	29646	1.....	409.431	29696	1.....	40.10
		589.27	29647	1.....	601.151	29697	1.....	29.10
		592.073	29648	1-3.....	150.03	29698	1.....	236.07
		592.074			150.05	29699	1-6.....	208.181-
		707.05			150.08			208.186
		855.01	29649	1.....	603.24	29700	1, 2, 4.....	702.021
		855.02	29650	1, 2.....	317.54	29701	1, 2.....	240.102
		949.03			317.63	29702	1.....	62.33
29616	1-4.....	381.391	29651	1.....	317.06			62.34
29617	1.....	394.012	29652	1, 2.....	215.242	29703	1.....	72.27
29618	1-7.....	627.72	29653	1.....	631.17	29704	1.....	72.34
		627.76	29654	1.....	65.141	29705	1-3.....	687.02
		627.79-	29655	1.....	54.05			687.03
		627.81	29656	1.....	909.21			687.031
		627.84	29657	1.....	390.161-	29706	1, 2.....	78.01
		627.89			390.163			78.04
29619	1.....	627.85	29658	1-3.....	19.47-	29707	1-4.....	823.07-
29620	1-3.....	625.212			19.49			823.09
		645.01	29659	1-4.....	11.25	29708	1.....	74.01
		645.05	29660	1-3.....	216.021	29709	1.....	784.04

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LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
29710	1.....	125.311			25.47			234.08
29711	1, 2.....	633.05			27.06			235.25
29712	1-12.....	849.35-			47.10			235.26
		849.46			47.13			235.32
29713	omitted			48.13			235.321
29714	1, 2.....	733.13			52.20			235.33
		733.43			52.21			236.07
29715	1.....	732.69			62.22			236.14
29716	1, 2.....	734.11			66.04			236.35
		734.22			66.19			236.49
29717	1.....	744.38			66.30			236.50
29718	1-10.....	198.12-			70.07			237.02
		198.14			76.24			237.19
		198.16-			78.17			237.31
		198.18			86.12			237.32
		198.26			90.23			230.201
		198.28-			90.231			230.15
		198.30			298.02			236.02
		198.33			298.05	29755	1-14.....	580.011-
29719	1.....	906.27			298.30			580.141
29720	1, 2.....	409.17			377.32	29756	1.....	321.02
29721	1-4.....	322.01			474.08	29757	2-6.....	601.03
		322.03-			487.12			601.15
		322.05			531.32			601.231
29722	1-3.....	838.011-			534.19			601.232
		838.013			576.11			601.28
29723	1-6.....	239.53-			604.30			601.83
		239.58			768.09	29758	1-3.....	601.0113
29724	1-3.....	69.17-			36.09	29759	1.....	601.0108
		69.19			45.19	29760	1.....	601.18
29725	1, 2.....	250.22			62.14	29761	1-3.....	98.051
29726	1-5.....	239.38			167.25			98.091
		239.41-			298.03			98.361
		239.44			350.28	29762	1.....	601.61
29727	1-3.....	467.08	29738	1-8.....	230.23	29763	1, 2.....	253.121
		467.11	29739	1-6.....	657.04			253.13
		467.12			657.09	29764	2-4,	228.001
29728	1.....	59.01			657.15		7, 8, 9,	228.002
29729	1.....	73.10			657.161		12-14,	228.041
29730	1-8.....	634.02			657.18		20-32,	228.14
		634.06	29740	1, 2.....	635.24		37, 38,	228.15
		634.07			635.25		40-43,	228.16
		635.27	29741	1.....	11.07		45, 47,	229.07
		205.45	29742	1.....	526.181		49, 51,	229.08
		625.38-	29743	1, 3.....	192.201		61, 63,	229.082
		625.40	29744	1.....	6.11		75, 77,	229.15
29731	1.....	625.251	29745	1-3.....	229.201		83, 85,	229.16
29732	1-4, 6.....	635.175	29746	1-6.....	230.23		92, 94,	229.18
		635.211-	29747	1.....	256.031		97, 99,	229.23
		635.214	29748	omitted			229.301
29733	1.....	642.04	29749	1-7.....	28.18			229.31
29734	1, 2.....	175.07			28.24			229.40
		185.10			28.241			230.01
29735	1.....	322.14			59.23			230.03
29736	1.....	16.501			293.15			230.05-
29737	1-36.....	657.04	29750	omitted			230.08
		447.10	29751	1-3.....	550.163			230.201
		467.18	29752	1.....	125.161			230.23
		470.29	29753	1, 2.....	239.021			230.28
		473.05	29754	1-27.....	230.151			230.30
		475.39			230.23			230.33
		523.14			230.33			230.35
		567.12			230.43			230.38
		589.16			231.17			230.45
		601.15			231.28			231.10
		601.66			232.05			231.11
		615.11			234.01			232.03
		616.09			234.04			

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LEGISLATIVE ACTS 1955		FLORIDA STATUTES	LEGISLATIVE ACTS 1955		FLORIDA STATUTES	LEGISLATIVE ACTS 1965		FLORIDA STATUTES
CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.
		232.04	29778	1-16.....	440.02	29799	1-4.....	241.62
		232.07			440.04	29800	1-5.....	241.63
		232.17-			440.15	29801	1-23,	122.01-
		232.19			440.19		25, 26.....	122.20
		233.01			440.20	29802	1, 2.....	232.141
		233.03			440.25			232.142
		233.13			440.27	29803	1.....	440.15
		234.03			440.29	29804	1.....	562.27
		234.06			440.31	29805	1.....	365.08
		234.10			440.36	29806	1-7.....	466.43-
		234.14			440.42			466.49
		235.07			440.49	29807	1-7.....	458.081-
		235.09			440.50			458.087
		235.18			440.51	29808	1-3.....	601.79
		235.19			440.56	29809	1.....	240.092
		235.24	29779	1.....	732.281	29810	1.....	550.26
		235.25	29780	1.....	791.07	29811	1, 2.....	396.031
		235.39	29781	1, 2.....	392.241			396.121
		236.03	29782	1.....	215.19	29812	omitted
		236.04	29783	1-13.....	482.02-	29813	1, 2.....	618.04
		236.07			482.09			618.221
		236.09			482.11	29814	1, 2.....	601.461
		236.30			482.13	29815	1.....	585.431
		236.32			482.131	29816	1.....	321.04
		236.34			482.14	29817	1-3.....	443.08
		236.36-			482.16	29818	1.....	847.01
		236.39	29784	omitted	29819	1-7.....	239.46-
		236.55	29785	1.....	473.09			239.52
		236.58	29786	1-5,	561.01	29820	1-5.....	511.03
		237.08		8-11.....	561.091			511.06-
		237.09			561.17			511.09
		237.15			561.20	29821	1, 2.....	509.03
		237.17			561.29		4-9.....	509.052
		237.20			561.46			510.05
		237.25			561.471			511.01
		237.27			561.48			511.02
		237.28			561.54			511.04
		239.01	29787	1, 2.....	323.01			511.11
		239.02			323.31	29822	1.....	511.12
		239.191	29788	1-11.....	288.01-	29823	1.....	511.45
29765	omitted			288.11	29824	1-12.....	511.05
29766	1-3.....	790.23	29789	1.....	228.06			650.01-
29767	1-6.....	581.01-	29790	1-4.....	378.01			650.05
		581.03			378.16	29825	1-7.....	650.10
		581.082			378.28			185.02
		581.14			378.151			185.03
		581.081			378.161			185.07
29768	1.....	443.18			378.331			185.16
29769	1-4.....	443.07			378.48-			185.20-
29770	1.....	443.22			378.51			185.22
29771	1-5,	443.03	29791	1.....	74.16	29826	1-7.....	389.13-
	7-14.....	443.05	29792	1.....	378.15			389.18
		443.08	29793	1-8,	576.01-			389.141
		443.09		10-13.....	576.03			389.171-
		443.11			576.07			389.174
		443.12			576.08			389.181
		443.14			576.082			389.182
		443.15			576.084	29827	1.....	210.20
		443.19			576.09	29828	1.....	554.27
		443.20			576.10	29829	1.....	561.20
29772	1, 2.....	443.03	29794	1-3.....	192.351-	29830	1-5.....	554.071
29773	omitted			192.353			554.011
29774	1.....	321.05	29795	1.....	125.221			554.15
29775	1.....	654.041	29796	1, 2,	454.021			554.101
29776	1-11.....	289.01-		4, 5, 7.....	454.022	29831	1, 2.....	554.102
		289.10	29797	1.....	235.04			288.17
29777	1-8.....	120.10-	29798	1.....	240.101	29832	1-4.....	288.18
		120.17						603.20-

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LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		603.23			392.31	29900	1-9.....	39.02
29833	2-19, 21...	602.01-			394.031			39.03
		602.19	29869	1.....	370.11			39.11
29834	2.....	381.011-	29870	1.....	165.191			39.12
		381.151	29871	1.....	660.04			39.18
		381.171-	29872	1.....	215.311			39.181
		381.291	29873	1.....	47.42	29901	1-29,	88.011-
		381.311-	29874	1.....	18.112		31, 32.....	88.311
		381.381	29875	1.....	674.11	29902	1, 2.....	21.23
		381.411	29876	1.....	691.03			216.101
29835	1-6.....	230.50-	29877	1.....	370.11	29903	1.....	283.25
		230.54	29878	1-3.....	581.15	29904	1-7.....	101.691-
29836	omitted	29879	1-4.....	229.41			101.696
29837	1-20, 22...	153.01-	29880	1-9.....	402.01-	29905	1, 2.....	25.261
		153.20			402.08	29906	1, 2.....	626.29
29838	1-16.....	123.01-	29881	1-8.....	917.04-			626.30
		123.16			917.11	29907	1, 2.....	370.171
29839	1.....	25.111	29882	1-8.....	466.06	29908	1-7.....	285.07-
29840	1-6.....	272.12-			466.07			285.13
		272.17			466.20	29909	1-3.....	394.20-
29841	1, 2.....	15.03			466.32			394.22
		15.09			466.34	29910	1.....	822.03
29842	1-9.....	30.36-			466.37	29911	1.....	924.11
		30.44			466.38	29912	1.....	240.092
29843	1-3.....	272.09-			466.41	29913	1.....	238.06
		272.11	29883	1, 2,	212.02-	29914	1, 2.....	616.051
29844	1, 2.....	236.04		4-10.....	212.04			616.07
		236.07			212.06	29915	1.....	74.05
29845	1, 2.....	871.04			212.08	29916	1-7.....	208.47
		463.06			212.14			208.48
29846	1-3.....	463.10			212.151			208.50-
		463.17	29884	1-8.....	210.01			208.54
29847	1, 2.....	659.271			210.02	29917	1.....	98.301
29848	1.....	656.06			210.09	29918	1.....	231.50
29849	1.....	847.06			210.11	29919	1.....	590.28-
29850	1, 2.....	319.14			210.14			590.30
		320.36			210.15	29920	1.....	199.11
29851	1.....	317.851	29885	1-5.....	398.02	29921	1.....	69.02
29852	1-3.....	381.401			398.07	29922	1.....	36.04
29853	1.....	393.12			398.09	29923	1.....	801.02
29854	1.....	205.45			398.10	29924	1-3.....	737.05
29855	1.....	625.36	29886	1-17.....	608.03			737.06
29856	1-8.....	646.01-			608.05			737.12
		646.08			608.13	29925	1.....	731.03
29857	1.....	631.151			608.18	29926	1-3.....	683.01-
29858	1.....	642.09			608.28			683.03
29859	1.....	634.08			608.30	29927	1.....	90.14
29860	1-7.....	205.433			608.38-	29928	1.....	66.06
29861	1.....	222.13			608.40	29929	1.....	199.31
29862	1.....	635.27			608.42	29930	1.....	813.011
29863	1-6.....	517.05			608.50	29931	1, 2.....	801.141
		517.06			608.67			801.15
		517.08	29887	1-18.....	21.011-	29932	1.....	903.01
		517.09			21.121	29933	1-13.....	110.01-
		517.13			21.18-			110.14
		517.16			21.22	29934	1-10,	97.081
29864	1.....	236.04	29888	omitted		12-29.....	97.111
29865	1.....	237.27	29889	1-8.....	585.60-			98.021
29866	omitted			585.67			98.031
29867	1-5.....	458.02	29890	1.....	231.36			98.051
		458.04	29891	1.....	27.222			98.181
		458.05	29892	1.....	732.26			98.201
		458.09	29893	1.....	733.01			98.211
		458.13	29894	1.....	733.03			98.301
29868	2-7.....	392.061	29895	1.....	843.11			98.312
		392.13	29896	1.....	370.14			99.031
		392.25	29897	1.....	236.07			99.071
		392.281	29898	1.....	924.10			99.101

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LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955			LEGISLATIVE ACTS 1955-1957		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		100.121			324.031	29997-		
		100.231			324.042	31377		omitted
		101.121			324.051-	31378	1	10.03
		101.131			324.271			
		101.35	29964	1-5, 7	562.09			
		101.53			562.13			
		101.62			562.23			
		101.64			562.45			
		101.65			562.451			
		101.67			562.49			
		102.012	29965	1-168	334.01-			
		103.081			334.26			
		104.372			335.01-			
		104.181			335.16			
		104.191			336.01-			
29935	1-4	99.103			336.39			
		103.121			337.01-			
		104.272			337.31			
		103.111			338.01-			
29936	1-5	99.161			338.21			
		99.172			339.01-			
		104.27			339.35			
		99.061	29966	1-13	282.01-			
		104.31			282.06			
29937	1-4	100.071			282.08-			
		101.141			282.13			
		101.151	29967	1, 2	635.24			
		101.36			635.25			
29938	1	100.111	29968	1-9	410.01-			
29939	1-4	659.28			410.09			
		659.29	29969	1-4	321.221			
		659.411	29970	1	321.05			
		659.51	29971	1, 2, 4	480.01			
29940	1	291.04			480.02			
29941	1	370.03			480.06			
29942	1-12	238.01	29972	1	25.43			
		238.03	29973	1, 2	40.09			
		238.05-			40.11			
		238.11	29974	1	26.11			
		238.15	29975	1	26.08			
		238.181	29976	1	553.12			
29943	1	449.02	29977	1	95.28			
29944	1-12	552.081-	29978	1	561.20			
		552.111	29979	1	192.06			
		552.12-	29980	1	320.10			
		552.19	29981	1	201.21			
29945	1, 2	370.11	29982	1, 2	192.06			
29946	1	26.15	29983	1-5	475.01			
29947	1, 2	103.101			475.13			
		101.180			475.14			
29948	1, 2	441.01			475.23			
		441.02			475.25			
29949	1, 2	954.30	29984	1	656.06			
29950	1-3	821.121	29985	1	125.161			
29951	1-4	27.271	29986	1	26.13			
29952	1	27.25	29987	1	932.291			
29953	1-4	372.93-	29988		omitted			
		372.96	29989	1	409.281-			
29954	1	55.081			409.289			
29955		omitted	29990	1	370.07			
29956	1, 2	320.031	29991	1	200.08			
29957	1-18	401.01-	29992	1-5	617.22-			
		401.17			617.25			
29958	1	454.023	29993	1, 2	26.07			
29959	1	192.33			26.071			
29960	1	561.34	29994	1	32.07			
29961	2	732.47	29995	1	28.221			
29962	1, 2	321.07	29996	1-17	349.01-			
29963	1, 3-5	324.011-			349.17			
						1956 ACTS		
						31379		omitted
						31380	1-6	230.232
						31381		omitted
						31382		omitted
						31383		omitted
						31384	1-3	393.011
						31385		omitted
						31386		omitted
						31387	1, 2	241.474
						31388		omitted
						31389	1-4, 6	14.021
						31390	1-6	14.022
						31391	1	231.36
						31392	1	581.16
						31393	1	321.04
						31394	1	321.07
						31395	1-3	26.011
						31396-		
						31399		omitted
						31400	1, 2	45.20
						31401	1-9	475.47-
								475.55
						31402	1	135.01
						31403	1	394.22
						31404	1	97.081
						31405		omitted
						31406	1, 2	282.06
						31407	1, 2	74.01
						31408	1	32.07
						31409		omitted
						31410	1, 2	372.023
						31411	1, 2	241.64
						31412	1	241.65
						31413		omitted
						31414		omitted
						31415	2-5	554.072
						31416	1	339.08
						31417	1	26.11
						31418	1, 2	125.161
						31419-		
						31498		omitted
						1957 ACTS		
						57-1	1-24	16.19
								16.20
								16.22-
								16.24
								16.46
								40.30
								52.20
								75.09
								99.061
								129.03
								212.19
								212.20
								215.26
								473.26
								477.20
								534.02
								561.60
								665.15
								576.11

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LEGISLATIVE ACTS 1957			LEGISLATIVE ACTS 1957			LEGISLATIVE ACTS 1957		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		583.09			502.12	57-29	1.....	601.45
		583.14			517.091	57-30	1.....	601.11
		591.20			550.161	57-31	1-3.....	601.15
		18.11			554.16	57-32	omitted
		18.14			556.05	57-33	1-5.....	635.175
		25.19			561.20			635.211
		25.48			562.25			635.213
		27.15			576.01			635.24
		43.01			582.07			635.201
		46.01			583.20	57-34	1.....	635.24
		47.36			589.10	57-35	1.....	625.251
		47.42			608.05	57-36	1.....	18.20
		48.15			608.31	57-37	1, 2.....	628.06
		66.18			608.39			628.12
		95.11			620.31	57-38	1-4.....	636.26-
		97.081			625.45			636.28
		99.103			626.18			636.30
		99.111			626.23	57-39	omitted
		101.57			627.99	57-40	1.....	695.031
		101.67			632.10	57-41	1, 2.....	626.31
		116.19			635.06	57-42	1.....	659.17
		123.08			635.15	57-43	1.....	240.094
		208.45			635.25	57-44	1.....	65.02
		208.62			637.66	57-45	1.....	26.29
		212.14			639.08	57-46	1.....	32.03
		215.18			639.09	57-47	1-4.....	122.061
		215.37			640.20	57-48	1.....	167.61
		230.23			648.07	57-49	1-4.....	601.15
		258.10			648.10	57-50	1, 2.....	26.10
		283.25			651.11	57-51	1, 2.....	11.15
		310.04			661.15	57-52	1-3.....	205.43
		317.20			678.49			205.432
		324.151			691.03	57-53	1-9, 11.....	710.01-
		330.23			734.05			710.10
		330.27			823.05	57-54	1-7.....	590.36-
		334.05			838.013			590.41
		339.03			849.28	57-55	1.....	590.02
		339.07			849.30	57-56	1.....	240.093
		340.25			849.44	57-57	1, 2.....	288.02
		340.34			932.52			288.15
		342.04			941.12	57-58	1.....	288.16
		350.76			959.02	57-59	1.....	26.30
		364.32	57-2	1, 2.....	18.091	57-60	1.....	272.09
		366.07	57-3	1-5.....	30.46	57-61	1-3.....	272.18
		401.06	57-4	1-5.....	601.641	57-62	1.....	99.103
		409.36	57-5-			57-63	1-4.....	903.09
		409.38	57-7		omitted			903.37
		421.03	57-8	1.....	608.03			903.53
		421.44	57-9	1, 2.....	167.77			903.56
		440.44	57-10	1.....	524.02	57-64	1, 2.....	932.521
		440.48	57-11	1.....	673.13	57-65	1-7.....	649.011-
		443.15	57-12	1.....	601.18			649.071
		446.11	57-13	1.....	601.21	57-66	1.....	119.04
		449.02	57-14	1.....	601.10	57-67	1-17.....	486.011-
		450.081	57-15	1.....	11.12			486.171
		460.27	57-16	1.....	580.061	57-68	omitted
		460.33	57-17	1.....	503.03	57-69	1.....	29.10
		465.061	57-18	1.....	215.26	57-70	omitted
		465.071	57-19	1-7.....	775.13	57-71	1.....	111.05
		465.121	57-20	1.....	317.33	57-72	1.....	30.45
		466.17	57-21	1.....	391.07	57-73	1-5.....	817.38
		470.19	57-22	1.....	524.01	57-74	2.....	256.07
		471.29	57-23	1.....	659.15	57-75	1-3.....	310.03
		473.21	57-24	1.....	659.20			310.04
		475.08	57-25	1-3.....	601.0114			310.041
		476.18	57-26	1.....	601.231	57-76	1.....	212.08
		480.01			601.232	57-77	1.....	659.06
		482.11	57-27	1-3.....	601.79	57-78	1.....	207.06
		486.06	57-28	1, 2, 4-8.....	601.03	57-79	1.....	231.40

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CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
57-80	1.....	395.01			944.08-	57-148	1.....	731.051
57-81	1.....	103.102			944.40	57-149	1.....	737.251
57-82	1.....	250.05			944.49-	57-150	1-4.....	193.221
57-83		omitted			944.52	57-151	1-8.....	583.01
57-84	1.....	601.28			47.26			583.02
57-85	1.....	335.03			951.01			583.05
57-86	1.....	288.23			951.02			583.09
57-87	1.....	734.041			951.06			583.13-
57-88	1.....	270.27			951.07			583.15
57-89	1.....	949.071			951.17			583.18
57-90	1.....	617.16			951.18	57-152	1, 2.....	317.80
57-91	1.....	100.111			944.01	57-153	1.....	370.02
57-92	1.....	944.07	57-122	1.....	944.53	57-154	1.....	548.04
57-93	1.....	30.09	57-123	1.....	646.08	57-155	1.....	440.02
57-94	1.....	86.08	57-124	1.....	734.23	57-156	1.....	440.44
57-95	1.....	40.08	57-125		omitted	57-157	1.....	323.01
57-96	1-4.....	321.24	57-126	1, 2.....	11.031	57-158	1.....	72.22
57-97	2.....	47.171	57-127		omitted	57-159	1.....	589.08
57-98	1.....	1.01	57-128	1-14.....	373.261-	57-160	1.....	49.06
57-99	1.....	693.14			373.391	57-161	1.....	241.096
57-100	1-8.....	625.02	57-129	1, 3-6.....	462.01	57-162	1, 2.....	207.01
		626.05			462.021-			208.04
		626.25			462.051	57-163		omitted
		626.29	57-130	1.....	66.08	57-164	1-8.....	519.01
		631.06	57-131	1.....	904.02			519.03
		631.09	57-132	1.....	659.18			519.04
		631.17	57-133	1.....	292.04			519.07
		648.02	57-134	1.....	215.421			519.08
57-101	1-4.....	284.01	57-135	1.....	338.19			519.10
		284.02	57-136	1.....	98.091			519.12
		284.07	57-137	1.....	476.22			519.17
		284.09	57-138	1.....	26.36	57-165	1.....	73.10
57-102	1.....	633.02	57-139	1-4.....	604.15	57-166	1-10.....	100.061
57-103	1-4.....	642.01			604.20			100.091
		642.031			604.21			98.031
		642.05			604.30			99.103
		642.06	57-140	1-4.....	585.21			99.121
57-104	1.....	102.141			585.32			99.131
57-105	1.....	936.021			585.321			99.141
57-106	1.....	199.22			585.59			101.20
57-107	3.....	201.131	57-141	1, 2.....	465.021			101.41
57-108	1-3.....	198.22			465.031			102.012
		198.33	57-142	1-7.....	241.412	57-167	1, 2.....	500.151
		198.331	57-143	1.....	440.16			500.04
57-109	1-4.....	212.14	57-144	1-5.....	634.06	57-168	1.....	417.04
		212.04			634.08	57-169	1-7.....	210.04
		212.12			634.11			210.07
57-110	1, 2.....	461.08			634.13			210.08
		461.10			634.17			210.09
57-111	1-3.....	323.01	57-145	1-5.....	644.03			210.12
		323.02			644.07			210.15
		323.28			644.09			210.20
57-112	1, 2.....	323.03			644.11	57-170		omitted
		323.04	57-146	1-7.....	644.13	57-171	1-11.....	287.011-
57-113	1.....	323.09			627.72			287.111
57-114	1, 2.....	323.07			627.78	57-172	1.....	317.90
		323.23			627.79	57-173	1.....	323.10
57-115	1.....	323.11			627.85	57-174	1-3.....	526.12
57-116	1.....	350.631			627.86			526.13
57-117	1-3.....	350.77			627.93			526.22
57-118	1-4.....	185.06	57-147	1-9.....	643.04	57-175	1, 2.....	175.03
		185.15			324.042			175.031
		185.21			324.051-	57-176	1.....	455.06
		185.26			324.071	57-177	1, 2.....	244.02
57-119	1.....	567.01			324.072	57-178	1-6.....	290.01-
57-120	1.....	518.12			324.081			290.06
57-121	1-42, 44, 45	944.02-			324.201	57-179	1.....	849.24
		944.06			324.211	57-180	1-6.....	550.02
					324.221			550.04

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LEGISLATIVE ACTS 1957			LEGISLATIVE ACTS 1957			LEGISLATIVE ACTS 1957		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		550.06	57-206	1.....	323.29			440.45
		550.07	57-207	1.....	205.28			440.46
		550.35	57-208	omitted	57-246	1-5.....	590.081
		550.351	57-209	1.....	288.151	57-247	1, 2.....	443.04
57-181	1-13.....	466.01			288.152			443.05
		466.03	57-210	1.....	122.08	57-247	3.....	443.08
		466.09	57-211	1.....	396.121	57-248	1.....	35.01-
		466.12	57-212	1-13, 15...	495.01-			35.28
		466.17			495.14	57-249	1, 3.....	230.03
		466.19	57-213	1-16.....	945.01-		4, 5.....	230.061
		466.28			945.12		7, 9.....	230.201
		466.30			945.16		10-19.....	230.23
		466.31			945.21-			230.43
		466.33-			945.23			231.15
		466.35	57-214	1-3.....	466.43			231.17
		466.42			466.45			231.47
57-182	1.....	320.271	57-215	1-4.....	460.06			232.04
57-183	1.....	318.09			460.07			232.05
57-184	1.....	552.091			460.11			235.04
57-185	1.....	372.57			460.13			236.05
57-186	1-4, 6.....	464.021	57-216	1, 2.....	387.10			236.35
		464.031	57-217	1, 2.....	228.041			236.50
		464.071	57-218	omitted			237.02
		464.091	57-219	1, 2.....	526.21			237.09
		464.111	57-220	omitted			237.20
		464.121	57-221	1, 2.....	253.601	57-250	1.....	608.60
		464.131	57-222	1, 2.....	323.01	57-251	1.....	58.09
		464.21			323.05	57-252	1-13.....	228.14-
		464.22	57-223	1.....	29.05			228.16
		464.24	57-224	1-9.....	450.011-			230.46-
57-187	1.....	21.19			450.041			230.49
57-188	1-7.....	398.02			450.061			236.03-
		398.05			450.081			236.05
		398.06			450.091			236.07
		398.09			450.111			230.23
		398.10	57-225	1-4.....	440.02			233.13
		398.19			440.13	57-253	1.....	370.02
57-189	1.....	238.181			440.42	57-254	1.....	836.05
57-190	1.....	236.031			440.46	57-255	1.....	210.05
57-191	1.....	648.20	57-226	1.....	650.03	57-256	1.....	370.16
57-192	1.....	440.19	57-227	1-4.....	399.01-	57-257	1.....	39.09
57-193	1.....	372.97			399.04	57-258	1.....	65.20
57-194	1.....	733.16	57-228	1-3.....	443.03	57-259	1-5.....	608.261
57-195	1.....	193.11	57-229	1.....	232.06	57-260	1.....	323.041
57-196	omitted	57-230	1.....	112.061	57-261	1.....	323.21
57-197	omitted	57-231	1, 2.....	394.22	57-262	1.....	810.051
57-198	1.....	69.15	57-232	1.....	381.062	57-263	1-3.....	409.16
57-199	1-8.....	578.011	57-233	1.....	16.22			409.17
		578.08-	57-234	1, 2.....	381.252			409.40
		578.11	57-235	1, 2.....	101.151	57-264	1.....	692.04
		578.13			101.191	57-265	1-3.....	817.39
		578.26	57-236	1.....	849.36	57-266	1-3.....	205.16
		578.27	57-237	1-3.....	550.067			205.161
57-200	1-5.....	585.432	57-238	omitted			320.084
57-201	1-17, 20...	516.01-	57-239	1, 2.....	636.23	57-267	1.....	742.091
		516.03			636.261	57-268	1-4.....	443.07
		516.05	57-240	1, 2.....	409.16			443.08
		516.09			409.40			443.15
		516.11-	57-241	1-5.....	459.07			443.16
		516.14			459.09	57-269	1.....	443.12
		516.18			459.19	57-270	1, 2.....	440.25
		516.20-			459.20			440.27
		516.22			459.221	57-271	1.....	205.09
		516.26-	57-242	1-9.....	466.50-	57-272	1.....	509.251
		516.30			466.58	57-273	1.....	473.29
57-202	1.....	103.081	57-243	1.....	731.19	57-274	1.....	25.011-
57-203	1.....	13.01	57-244	1, 2.....	475.17			25.401
57-204	1.....	336.02			475.18	57-275	1-5.....	370.111
57-205	1.....	208.47	57-245	1-3.....	440.18	57-276	1.....	230.23

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57-277	1-9, 11.....	273.01- 273.10			335.05	57-354	1.....	18.10
57-278	1-4.....	394.121- 394.123			335.08	57-355	1.....	205.321
57-279	1.....	393.03			335.11	57-356	1, 2.....	282.02
57-280	1-3.....	234.041			335.14	57-357	1-5.....	238.05
57-281	1.....	28.07			337.14			238.07-
57-282	1.....	479.11			337.15	57-357	6.....	238.09
57-283	1.....	550.03			337.17	57-358	1-10.....	370.151
57-284	1.....	775.14			337.26	57-359	1.....	34.22
57-285	1, 2, 4.....	321.07			337.27	57-360	omitted
		321.071	57-319	1.....	339.08	57-361	1, 2.....	250.401
		282.01	57-320	1.....	284.15	57-362	1-12.....	253.12
57-286	1, 2.....	321.04	57-321	1.....	40.11			253.122-
		282.01	57-322	1, 2.....	40.10			253.129
57-287	1.....	389.175	57-323	1, 2.....	28.241			253.0013
57-288	1.....	517.12			153.05	57-363	1-5.....	122.03
57-289	1.....	933.101			153.08			122.08
57-290	1.....	27.04	57-324	1.....	167.431	57-364	1-6.....	122.02
57-291	1, 2.....	602.19	57-325	1-3.....	271.10			122.09
		602.09	57-326	1.....	320.086			122.12
57-292	1.....	321.25	57-327	1, 2.....	562.01			122.16
57-293	1-3.....	440.09			562.03	57-365	1-5.....	581.17
		440.56			562.05	57-366	1-11.....	921.17-
57-294	1, 2.....	937.011			562.06			921.23
57-295	1, 2.....	195.001			562.08	57-367	1.....	370.02
		195.01			562.09	57-368	1-7, 9, 10..	30.47-
57-296	1.....	282.03			562.11			30.54
57-297	1, 2.....	236.02			562.13	57-369	1-21.....	403.01-
		236.07			562.14			403.21
57-298	1-7.....	39.25-			562.16	57-370	1.....	230.23
		39.31			562.41	57-371	1.....	775.13
57-299	1, 2.....	561.20			562.44	57-372	1.....	370.11
57-300	1.....	75.11			562.45	57-373	1.....	320.14
57-301	1.....	27.25			562.031	57-374	1.....	205.31
57-302	1.....	84.05			562.061	57-375	1.....	476.17
57-303	1.....	370.172	57-328	1.....	562.111	57-376	1, 1-A	27.223
57-304	1-4.....	250.421	57-329	1.....	665.46	57-377	1.....	99.161
57-305	1.....	409.162	57-330	1.....	239.441	57-378	1-3.....	230.331
57-306	1-4, 6.....	448.06	57-331	1.....	231.30	57-379	1-7.....	241.66
57-307	1.....	13.08	57-332	125.222	57-380	1-18, 20....	373.071-
57-308	1, 2.....	230.321	57-333	1-194.....	omitted			373.251
57-309	1.....	635.175			186.01-	57-381	1.....	591.23
57-310	1.....	776.011			186.0194	57-382	1, 2.....	122.01
57-311	1.....	932.57	57-334	1-6.....	236.074			122.21-
57-312	1-12,	246.01-	57-335	1, 2.....	370.07			122.33
	13, 13A, 14	246.15	57-336	1.....	791.07	57-383	1-3.....	833.03-
57-313	1-8.....	944.41-	57-337	1.....	65.141			833.05
		944.48	57-338	1.....	791.01	57-384	1-15.....	404.01-
57-314	1-4, 6.....	945.17-	57-339	1, 2.....	215.19			404.15
		945.20	57-340	1, 2.....	185.34	57-385	1.....	101.71
		959.01	57-341	1, 2.....	694.14	57-386	1-6.....	370.141
57-315	1-5.....	14.19	57-342	1.....	945.24	57-387	1.....	370.07
57-316	1-3.....	317.22-	57-343	1.....	11.13	57-388	1, 2.....	320.28
		317.24	57-344	1, 2.....	811.021			320.71
57-317	1-13.....	965.01-	57-345	1.....	784.04	57-389	1-11.....	509.032
		965.06	57-346	1, 2.....	657.161			509.071
		394.01			657.18			509.081
		394.011	57-347	1-11.....	489.01-			509.092
		394.09			489.11			509.101
		394.10	57-348	1.....	321.221			509.201
		394.12	57-349	1-8.....	219.01-			509.211
		394.22			219.08			509.221
		394.43	57-350	1.....	122.03			509.241
57-318	1, 3, 5,	334.03	57-351	1-14,	656.011-			509.261
	8-19.....	334.13		15-53	656.141			509.291
		334.14			656.15-	57-390	1.....	319.14
		334.18	57-352	1-2.....	656.53	57-391	1.....	230.302
		334.21	57-353	1-11, 13....	282.03	57-392	1, 2.....	317.98
					215.44-			317.01
					215.54	57-393	1-4.....	155.25

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57-394	1.....	659.271			561.27	57-772	1.....	617.22
57-395	1-3.....	54.28			561.29	57-773	1, 2.....	561.20
57-396	1.....	235.31			561.33	57-774	1, 2.....	153.03
57-397	1.....	201.02			561.34			153.10
57-398	1-4, 6.....	212.08			561.36	57-775	1-4.....	373.012
		212.081			561.41	57-776	2, 3, 5, 6....	336.05
		212.11			561.42			336.06
		212.12			561.46			336.08
		212.20			561.50			336.35
		212.082			561.55	57-777	1.....	125.42
57-399	1.....	199.11			561.57	57-778	1.....	192.111
57-400	1-9.....	216.28	57-421	1-8.....	123.17-	57-779	1.....	847.01
		229.41			123.21	57-780	1.....	650.03
		243.131	57-422	1-12.....	123.01-	57-781	1, 2.....	317.99
		240.101			123.07	57-782	1.....	548.03
		240.102			123.09	57-783	1.....	337.07
		241.62			123.12	57-784	1.....	210.09
		241.63			123.13	57-785	1.....	440.44
		242.62			123.15	57-786	1.....	443.11
		282.01			123.16	57-787	1-3.....	381.031
57-401	1-11.....	111.01	57-423	1-3.....	282.03	57-788	1, 2.....	192.06
		239.10	57-424	1-16.....	282.01			192.52
		242.59	57-425	1.....	282.01	57-789	1-3.....	239.46
		393.02	57-426	1.....	282.01			239.47
		525.04	57-427	1.....	282.01			239.52
		561.05	57-428-		omitted	57-790	1.....	591.23
		589.05	57-730			57-791	1-5.....	253.65
		947.12	57-731	1, 2.....	26.051	57-792	1.....	167.432
		954.35	57-732	1, 2.....	381.253	57-793	1.....	16.46
		955.05	57-733	1, 2.....	965.07	57-794	1.....	35.041
		956.07	57-734	1.....	26.14	57-795	1.....	443.04
57-402	1-22.....	57.10-	57-735		omitted	57-796	1-6, 8.....	616.01
		57.31	57-736	1.....	228.161			616.12
57-403	1-16.....	504.01-	57-737	1-5.....	27.29			616.121
		504.16	57-738-					616.15
57-404	1.....	320.27	57-741		omitted			616.16
57-405	1.....	88.151	57-742	1.....	99.021	57-797	1-6.....	13.20-
57-406	1, 2.....	458.081	57-743	1.....	103.121			13.25
		458.083	57-744	1.....	231.48	57-798	1, 1A, 2.....	125.161
57-407	1.....	335.04	57-745	1.....	616.07	57-799	1-12, 14....	520.01-
57-408	1.....	731.35	57-746		omitted			520.13
57-409	1.....	660.10	57-747	1.....	47.16	57-800	1.....	349.10
57-410	1, 2.....	817.06	57-748	1.....	517.31	57-801	1, 2.....	291.04
		817.07	57-749	1-3.....	344.13	57-802	1.....	282.02
57-411	1.....	208.11			344.17	57-803	1.....	122.16
57-412	1.....	509.292			344.27	57-804	1.....	320.10
57-413	1.....	657.23	57-750	1.....	608.18	57-805	1.....	165.25
57-414	1.....	125.54	57-751	1.....	828.20	57-806	1.....	400.01
57-415	1, 2.....	372.89	57-752	1, 2.....	112.16	57-807	1.....	550.066
		372.90	57-753	1.....	317.90	57-808	1-4.....	282.03
		372.901	57-754	1.....	321.02	57-809	1.....	349.07
		372.911	57-755	1.....	215.19	57-810	1, 2.....	98.211
57-416	1.....	715.03	57-756	1, 2.....	322.27			98.212
57-417	1.....	394.22	57-757	1.....	322.16	57-811	1, 2.....	715.04
57-418	1.....	933.18	57-758	1.....	322.20	57-812	1, 2.....	250.031
57-419	1-9.....	490.01-	57-759	1.....	322.27	57-813	1.....	122.02
		490.09	57-760	1-9.....	230.55-	57-814	1.....	26.26
57-420	1-9, 11, 12, 14-20, 22-32	561.01 561.02 561.04- 561.09 561.11 561.14 561.15 561.17- 561.20 561.23 561.241 561.25			230.57 192.112 omitted 215.43 775.09 370.08 370.08 322.13 240.11 319.08 334.09 370.12	57-815		omitted
			57-761	1.....	192.112	57-816	1.....	192.06
			57-762		omitted	57-817	1.....	475.451
			57-763	1, 2.....	215.43	57-818	1, 2.....	584.041
			57-764	1.....	775.09	57-819	1.....	203.01
			57-765	1.....	370.08	57-820	1.....	203.011
			57-766	1.....	370.08	57-821	1.....	212.08
			57-767	1.....	322.13	57-822	1, 2.....	298.75
			57-768	1.....	240.11	57-823	1.....	517.32
			57-769	1.....	319.08	57-824	2.....	509.242
			57-770	1.....	334.09	57-825		omitted
			57-771	1, 2.....	370.12	57-826	1, 2.....	526.111

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57-827	1.....	194.601			253.129	59-50	1.....	687.10
57-828	1.....	282.03			317.44	59-51	1.....	665.02
57-829	1-3.....	282.03			394.22	59-52	1.....	665.261
57-830	omitted			459.19	59-53	1.....	394.271
57-831	omitted			581.14	59-54	1.....	570.01-
57-832	1-3.....	27.19-			744.47			570.54
		27.21			944.43	59-55	1-3.....	443.04
57-833	1.....	165.29	59-2	1-3.....	531.35			443.05
57-834	1, 2.....	7.17	59-3	1.....	322.34	59-56	1-4.....	657.01
		7.55	59-4	1, 2.....	100.061			657.04
57-835	1-3.....	592.14			100.091			657.06
57-836	1.....	394.24	59-5	1, 2.....	601.15			657.09
57-837	1.....	561.20	59-6	1.....	601.151	59-57	1.....	736.17
57-838	1.....	317.441	59-7	1.....	601.90	59-58	1.....	64.021
57-839	1-5.....	27.30	59-8	1.....	601.20	59-59	1.....	734.01
57-840-		59-9	1.....	601.81	59-60	1-6.....	272.19
57-1967	omitted	59-10	1.....	601.15	59-61	1.....	272.20
57-1968	1.....	212.08	59-11	1.....	601.04	59-62	1, 2.....	193.671
57-1969	1.....	561.43	59-12	1.....	601.03	59-63	1.....	460.27
57-1970	omitted	59-13	1.....	601.16	59-64	1.....	65.20
57-1971	1.....	212.08	59-14	1-11.....	601.0115-	59-65	1.....	45.19
57-1972	1-3.....	10.03			601.0121	59-66	1.....	921.14
57-1973	1, 2.....	10.01	59-15	1.....	601.28	59-67	1.....	250.07
57-1974	1.....	65.02	59-16	1.....	601.03	59-68	1.....	103.131
57-1975	1-4.....	230.233	59-17	1.....	601.21	59-69	1.....	340.04
57-1976	1.....	734.041	59-18	1.....	601.42	59-70	1.....	340.121
57-1977	1.....	608.30	59-19	1.....	601.33	59-71	1.....	29.10
57-1978	1.....	338.19	59-20	1-4,	601.03	59-72	1.....	922.051
57-1979	1.....	282.01		9, 10	601.14	59-73	1-3.....	372.001
57-1980	1.....	21.011			601.88			372.57
57-1981	1.....	282.03			601.0101			372.661
57-1982	1.....	122.16	59-21	1-3.....	601.901	59-74	1.....	409.361
57-1983	1.....	361.06	59-22	1.....	659.20	59-75	1.....	11.15
57-1984	1, 2.....	34.15	59-23	1-4,	136.01	59-76	omitted
		34.16		6-8	136.02	59-77	1-3.....	335.091
57-1985	1, 2.....	153.03			136.04	59-78	1.....	40.061
57-1986	1.....	122.03			136.06	59-79	1.....	581.02
57-1987	1.....	282.01			136.07	59-80	omitted
57-1988	1.....	11.13			219.05	59-81	1-10.....	372.31
57-1989	1-12.....	917.12			237.32			372.311-
57-1990	1-11.....	801.02-	59-24	1.....	659.20			372.319
		801.04	59-25	1.....	18.11			372.321
		801.06-	59-26	1.....	18.11	59-82	1.....	215.18
		801.08	59-27	1.....	317.231	59-83	1, 3-9.....	552.081-
		801.10-	59-28	1, 2.....	11.031			552.111
		801.13	59-29	1-3.....	790.161-			552.112
		801.16			790.163			552.113
		801.101	59-30	omitted			552.12-
57-1991	1.....	561.20	59-31	1, 2.....	831.01			552.14
57-1992	1.....	282.03			831.02	59-84	1.....	99.061
57-1993	1.....	553.13	59-32	1-3.....	601.79	59-85	1.....	656.24
57-1994	1.....	26.36	59-33	1.....	861.10	59-86	1.....	656.24
57-1995	omitted	59-34	1, 2.....	205.511	59-87	1-6.....	125.301
57-1996	1-5.....	27.31	59-35	1.....	790.24	59-88	1.....	40.32
57-1997-		59-36	1, 2.....	199.02	59-89	1.....	40.06
57-2086	omitted	59-37	1, 2.....	601.731	59-90	1.....	922.11
			59-38	omitted	59-91	1.....	215.32
			59-39	1.....	125.161	59-92	1.....	409.16
			59-40	1.....	174.19	59-93	1, 2.....	401.02
			59-41	1.....	601.50			401.06
			59-42	1.....	394.22	59-94	1.....	317.20
			59-43	1.....	38.01	59-95	2.....	322.28
			59-44	1, 2.....	62.42	59-96	1-3.....	317.0100
					62.421			335.09
			59-45	1.....	742.031			336.06
			59-46	1.....	47.17	59-97	1.....	146.08
			59-47	1.....	665.071	59-98	1, 2.....	443.08
			59-48	1.....	668.11	59-99	1-4.....	443.10
			59-49	1.....	665.072			443.14
						59-100	1-3.....	440.02

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59-1	1-13.....	16.19-
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		16.01
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		402.02
		402.04
		205.09
		55.26
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		212.02
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		440.25	59-154	1-12, 14...	574.01-			475.13
		440.42			574.13			475.15
59-101	1.....	440.49	59-155	1.....	394.22			475.20
59-102	1.....	440.15	59-156	1.....	317.451	59-200	1-3.....	475.04
59-103	1.....	440.15	59-157	1.....	319.25			475.17
59-104	1.....	320.084	59-158	1.....	97.081			475.171
59-105	1, 2.....	242.34	59-159	1.....	215.19	59-201	1.....	90.231
		242.38	59-160	1.....	183.07	59-202	1, 2.....	409.18
59-106	1-5.....	470.30-	59-161	1-3.....	239.41	59-203	1.....	122.03
		470.33			239.43	59-204	1.....	215.55
					239.44	59-205	1-811, 813	624.01-
59-107	1.....	470.10			193.111			624.15
59-108	1.....	394.27	59-162	1.....	274.01-			624.0100-
59-109	1.....	921.18	59-163	1-8, 10, 11	274.10			624.0128
59-110	1-25.....	634.011-			462.022			624.0200-
		634.251	59-164	1.....	335.04			624.0228
59-111	1-3.....	255.18	59-165	1.....	616.01			624.0300-
59-112	1, 2.....	255.19	59-166	1-8.....	616.12			624.0324
59-113	1-13, 15...	623.01-			616.121			624.0400-
		623.14			616.13-			624.0409
59-114	1, 2.....	321.04			616.17			625.012-
		321.071	59-167	1.....	616.18			625.171
59-115	1.....	167.101	59-168	1.....	589.011			625.0100-
59-116	1.....	101.32	59-169	1.....	517.12			625.0139
59-117	1.....	323.22	59-170	1.....	517.06			625.0200-
59-118	1.....	323.18	59-171	1.....	517.20			625.0213
59-119	1.....	323.24	59-172	1.....	517.09			626.022
59-120	1.....	409.36	59-173	1.....	550.36			626.011
59-121	1-5.....	236.171	59-174	1.....	319.14			626.031-
59-122	1.....	103.111	59-175	1.....	948.011			626.051
59-123	1.....	731.35	59-176	1.....	517.091			626.062
59-124	1.....	393.021	59-177	1.....	219.07			626.071-
59-125	omitted	59-178	1.....	253.45			626.101
59-126	omitted	59-179	1-4.....	330.10			626.112
59-127	1.....	215.431			330.11			626.121-
59-128	1.....	731.28			330.13			626.711
59-129	1.....	659.52			330.23			626.0100-
59-130	1-4.....	948.01	59-180	1.....	125.161			626.0128
		948.06	59-181	1.....	215.26			626.0200-
		924.06	59-182	1-8.....	635.011-			626.0220
		924.09			635.081			626.0300-
59-131	omitted	59-183	1.....	608.03			626.0312
59-132	omitted	59-184	1.....	589.101			626.0400-
59-133	1.....	573.01-	59-185	1.....	317.59			626.0427
		573.27	59-186	1.....	65.21			626.0500-
59-134	1.....	192.113	59-187	1.....	205.71			626.0536
59-135	1-5.....	556.02	59-188	1.....	95.11			626.0600-
		556.05	59-189	1.....	319.24			626.0631
		556.06	59-190	1.....	320.031			627.011-
59-136	1.....	135.02	59-191	1-19.....	491.01-			627.391
59-137	1.....	11.28			491.19			627.01001-
59-138	1.....	230.23	59-192	1, 2	903.29			627.01091
59-139	1.....	100.111			903.31			627.0110-
59-140	1.....	100.041	59-193	1.....	370.02			627.0127
59-141	1.....	335.05	59-194	1, 2.....	320.087			627.0200-
59-142	1, 2.....	440.27	59-195	2.....	388.011-			627.0228
		440.25			388.401			627.0300-
59-143	1.....	561.471	59-196	1.....	372.931			627.0316
59-144	1-4.....	90.241	59-197	1-6, 8.....	475.01			627.0400-
59-145	1.....	17.041			475.30			627.0419
59-146	1.....	323.042			475.31			627.0500-
59-147	1.....	856.04			475.35			627.0539
59-148	1.....	47.162			475.36			627.0600-
59-149	1.....	945.22	59-198	1-3.....	475.361			627.0610
59-150	1.....	585.42			475.51			627.0700-
59-151	1.....	440.12			475.52			627.0709
59-152	1.....	509.221	59-199	1-5.....	475.521			627.0800-
59-153	omitted			475.01			627.0804
					475.05			627.0850

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LEGISLATIVE ACTS 1959		FLORIDA STATUTES	LEGISLATIVE ACTS 1959		FLORIDA STATUTES	LEGISLATIVE ACTS 1959		FLORIDA STATUTES
CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.	CHAP.	SEC.	SEC.
		627.0900-			665.24	59-285	1-7.....	122.03
		627.0908	59-242	1.....	601.0122			122.13
		627.0950	59-243	1-3.....	576.09			122.24
		628.011-	59-244	1-3.....	487.05			122.27
		628.501	59-245	1.....	240.101			122.30
		629.011-	59-246	1.....	216.291			122.17
		629.301	59-247	1.....	200.24	59-286	1.....	608.60
		630.011-	59-248	1, 2.....	373.021	59-287	1.....	212.08
		630.161			373.051	59-288	1-4.....	212.02
		631.011-	59-249	1.....	402.07	59-289	1-3.....	212.06
		631.141	59-250	1-3.....	90.25			212.05
		631.152	59-251	1, 2.....	689.07	59-290	1, 2.....	212.13
		631.161-	59-252	1.....	231.36			212.131
		631.341	59-253	1.....	236.074	59-291	1.....	21.031
		632.011-	59-254	1.....	241.63	59-292	1-6.....	559.20-
		632.571	59-255	1.....	239.38			559.26
		624.16-	59-256	1.....	517.05	59-293	1.....	562.404
		624.20	59-257	1, 2.....	215.30	59-294	1.....	817.49
59-206	1.....	320.086			215.32	59-295	1-5.....	320.272
59-207		omitted	59-258	1.....	822.10	59-296	1.....	726.03
59-208	1.....	104.31	59-259	1.....	317.77	59-297	1.....	74.05
59-209		omitted	59-260		omitted	59-298		omitted
59-210	1.....	216.09	59-261	1-21.....	581.011-	59-299	1.....	101.42
59-211	1, 2, 4,	400.04			581.211	59-300	1.....	53.17
	5, 7	400.07	59-262		omitted	59-301	1-7, 9.....	817.40-
		400.09	59-263	1-5.....	14.20			817.47
		400.091	59-264	1.....	11.031	59-302	1-18.....	500.03
59-212	1.....	102.031	59-265	1.....	158.05			500.06
59-213	1, 2.....	101.61	59-266	1, 2.....	320.15			500.20
		101.62			320.74			500.201
59-214	1.....	513.10	59-267	1-5.....	733.43			500.21
59-215	1.....	922.111			733.44			500.23
59-216	1, 3, 4.....	30.48			733.46			500.34-
		30.49			733.47			500.45
59-217	1-5.....	97.063			733.49	59-303	1.....	122.03
		101.692	59-268	1.....	743.05	59-304	1-49.....	368.01-
		101.693	59-269	1, 2.....	561.34			368.47
		101.694			561.44	59-305	1.....	122.15
59-218	1.....	234.04	59-270	1.....	192.141	59-306	1.....	136.02
59-219	1, 2.....	839.021	59-271	1.....	250.20	59-307	1.....	321.20
59-220	1.....	270.11	59-272	1, 2.....	576.121	59-308	1.....	735.051
59-221	1.....	382.50			576.131	59-309	1-11.....	494.01-
59-222	2.....	965.08			576.084			494.11
59-223	1-4.....	839.221	59-273	1.....	26.55	59-310	1.....	287.081
59-224	1.....	335.02	59-274		omitted	59-311	1-6.....	559.01-
59-225	1, 2.....	344.29	59-275	1-4.....	272.21			559.06
59-226	1.....	193.201	59-276	1.....	27.30	59-312	1.....	320.08
59-227	1.....	335.16	59-277	1.....	27.20	59-313	1.....	322.25
59-228	1, 2.....	288.20	59-278	1, 5-8.....	322.27	59-314	1.....	322.21
		288.201-			322.31	59-315	1.....	322.04
		288.204			322.251	59-316	1-5.....	561.17
59-229		omitted			322.271-			561.18
59-230		omitted			322.273			561.27
59-231	1.....	98.111	59-279	1.....	34.14			561.34
59-232	1.....	230.061	59-280	1.....	47.161	59-317	1, 2.....	944.54
59-233	1-3.....	123.03	59-281	1.....	98.031	59-318	1, 2.....	287.011
		123.04	59-282	1, 2, 4-15..	233.01			287.081
		123.07		17-20	233.03-	59-319	1.....	283.10
59-234		omitted			233.11	59-320	1-7.....	185.02
59-235	1, 2.....	458.081			233.14			185.05
59-236		omitted			233.16			185.06
59-237	1, 2.....	98.041			233.17			185.061
		98.131			233.25			185.07
59-238	1.....	320.27			233.34			185.14-
59-239	1.....	230.23			233.39			185.16
59-240	1.....	592.14			233.43			185.18
59-241	1-4.....	665.21	59-283	1.....	573.01-			185.19
		665.211			573.27			185.21
		665.212	59-284	1.....	37.011			185.161

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LEGISLATIVE ACTS 1959			LEGISLATIVE ACTS 1959			LEGISLATIVE ACTS 1959		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		185.162			320.64	59-394	1.....	318.09
		185.191	59-352	1.....	372.911	59-395	1-9.....	620.40-
		185.221	59-353	1.....	903.16			620.49
		185.231	59-354	1-3.....	903.26	59-396	1-8.....	170.01
		185.232			903.28		11-16	170.03
		185.35			903.281			170.04
		185.36	59-355	1.....	199.23			170.07-
59-321	1.....	55.05	59-356	1-5.....	697.05			170.15
59-322	1-5.....	745.24	59-357	1.....	231.10			170.17
		745.25	59-358	1.....	239.41			170.19-
		745.27-	59-359	1.....	231.36			170.21
		745.29	59-360	1, 2.....	847.01	59-397	1-2.....	212.06
59-323	1.....	65.04	59-361	1-8.....	184.02	59-398	1-5.....	372.98
59-324	1.....	396.121			184.06-	59-399	1-4.....	371.011-
59-325	1.....	877.03			184.08			371.181
59-326	1-10, 12....	903.39			184.10			372.64
		903.41			184.191			370.06
		903.411			184.21	59-400	1-12.....	371.50-
		903.42	59-362	1.....	74.01			371.61
		903.43	59-363	1-19.....	559.30	59-401	1.....	380.01
		903.45-			559.48	59-402	1-3.....	212.08
		903.49	59-364	1.....	503.04			212.081
		903.55	59-365	1.....	30.51	59-403	1-4.....	403.02
		903.57	59-366	1.....	236.07			403.03
59-327	1.....	398.05	59-367	1-3.....	603.21-			403.09
59-328	1-4.....	208.041			603.23			403.19
59-329	omitted	59-368	1.....	283.23	59-404	1-6.....	229.08
59-330	1.....	238.09	59-369	1, 2.....	160.01	59-405	1.....	84.08
59-331	1, 2.....	817.48			160.02	59-406	1-5, 7-9....	550.02
59-332	1.....	945.161	59-370	1.....	561.20			550.05
59-333	1.....	222.13	59-371	1, 4-14....	228.041			550.09
59-334	1-4.....	101.011			229.08			550.10
		101.151			230.33			550.12
		101.191			231.17			550.164
		101.44			231.24			550.35
59-335	1.....	100.342			231.36			550.04
59-336	1-3.....	212.20			232.02	59-407	1.....	288.12
		236.075			235.26	59-408	1.....	317.81
59-337	1.....	409.01			236.05	59-409	1.....	112.171
59-338	1.....	231.48			236.39	59-410	1.....	11.031
59-339	1-8.....	230.23			237.31	59-411	1-16.....	315.01-
		231.28			239.38			315.16
		232.43	59-372	1-23.....	367.01-	59-412	1, 2.....	232.01
		234.03			367.23	59-413	1-3.....	421.05
		235.07	59-373	1.....	231.48			421.07
		235.33	59-374	1-7.....	317.0101			421.091
		236.02	59-375	1.....	689.20	59-414	1-11,13,14	520.30-
		236.07	59-376	1.....	737.12			520.42
59-340	1.....	319.27	59-377	1, 2.....	30.291	59-415	1.....	310.11
59-341	1.....	319.30	59-378	1.....	554.02	59-416	1, 2.....	34.15
59-342	1.....	455.06	59-379	1.....	581.081			34.16
59-343	1.....	370.15	59-380	1.....	320.35	59-417	1-3.....	550.082
59-344	1.....	231.362	59-381	1-5.....	877.01			551.15
59-345	1-4.....	559.10-	59-382	1.....	47.30	59-418	1.....	323.31
		559.13	59-383	1-13.....	394.50-	59-419	1.....	232.01
59-346	1.....	370.16			394.62	59-420	1.....	123.04
59-347	1-3.....	215.19	59-384	1.....	370.11	59-421	1.....	231.36
59-348	1-4.....	320.131	59-385	1-9, 11....	229.411	59-422	1.....	440.20
59-349	1-6.....	401.011			229.42-	59-423	1.....	517.03
		401.012			229.50	59-424	1.....	193.52
		401.06	59-386	omitted	59-425	1.....	583.10
		401.15	59-387	1.....	320.08	59-426	1-3.....	212.10
		401.16	59-388	1.....	228.16			212.14
		401.161	59-389	1.....	288.153			212.15
59-350	1-8.....	85.29-	59-390	1.....	372.573	59-427	1-11,	617.01
		85.35	59-391	1-3.....	877.02		13-19,	617.011-
59-351	1-4.....	320.01	59-392	1.....	592.07		23-39	617.015
		320.08	59-393	1.....	88.321-			617.02
		320.088			88.371			617.021-

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LEGISLATIVE ACTS 1959			LEGISLATIVE ACTS 1959			LEGISLATIVE ACTS 1961		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		617.023			520.12	59-490	1.....	370.16
		617.03	59-457	1-51.....	585.01	59-491	1.....	255.05
		617.05			585.011	59-492	1.....	550.33
		617.051-			585.08-	59-493	1, 2.....	104.451
		617.056			585.11	59-494	1-8.....	372.574
		617.09-			585.14-	59-495	1.....	320.72
		617.19			585.26	59-496	1-8.....	322.211
		617.21-			585.28	59-497	1.....	253.381
		617.25			585.30	59-498	1-3.....	22.15
		617.27			585.32	59-499	omitted
59-428	1, 2.....	230.232			585.321	59-500	1-10, 12, 14-20	282.01
59-429	1.....	696.05			585.34-			
59-430	1.....	273.02			585.40	59-501	1-4.....	603.151
59-431	1.....	440.39			585.401-	59-502	1-4.....	603.151
59-432	1.....	322.16			585.403	59-503	1-4.....	603.151
59-433	1.....	125.55			585.41	59-504	omitted
59-434	1-5.....	476.071			585.432	59-505	omitted
59-435	1.....	562.451			585.44	59-506	omitted
59-436	1.....	125.01			585.45	59-507	1, 2.....	282.03
59-437	2.....	604.19			585.47-	59-508	1, 2.....	282.03
59-438	1.....	475.01			585.53	59-509	1, 2.....	282.03
59-439	1.....	877.04			585.59-	59-510	1-5.....	13.60
59-440	1.....	87.10			585.62	59-511	1-11, 13....	13.61-
59-441	1.....	39.03			585.64			13.72
59-442	1.....	322.29			585.641	59-512	1.....	282.03
59-443	1.....	322.221			585.65	59-513	1, 2.....	282.03
59-444	1, 2, 4.....	334.06	59-458	1.....	790.19	59-514	1-3.....	282.03
		334.12	59-459	1.....	124.01	59-515	1, 2.....	282.03
59-445	1.....	323.29	59-460	1-4.....	84.03	59-516	1.....	33.001
59-446	1-5.....	97.061			84.16	59-517	1.....	13.73
		101.051			84.20	59-518	omitted
		101.061			84.201	59-519	1.....	282.03
		101.48	59-461	1, 2.....	122.05	59-520	1-16.....	348.011-
		101.52			122.10			348.161
59-447	1-10.....	22.01-	59-462	1.....	11.15	59-521	1-7.....	266.01-
		22.10	59-463	1.....	465.071			266.07
59-448	1, 2.....	212.08	59-464	1.....	581.17	59-522	1-5.....	253.66
59-449	1-3.....	212.14	59-465	1.....	122.08	59-523	1, 2.....	592.15
59-450	1-3.....	73.01	59-466	1-39, 41....	153.50-	59-524-		
		73.02			153.88	59-1995	omitted
		73.04	59-467	1.....	592.01			
		73.10	59-468	1.....	125.161			
		73.12	59-469	1, 2.....	125.041			
		74.01	59-470	1-3.....	239.022			
		74.07			240.28			
		73.21			243.131			
59-451	1.....	285.14	59-471	1-20.....	247.01-			
		285.15			247.20			
59-452	1.....	319.14	59-472	1.....	409.183			
59-453	1.....	551.12	59-473	1.....	370.11	61-2	omitted
59-454	1, 2.....	482.011-	59-474	1, 2.....	232.44	61-3	1.....	165.29
		482.121	59-475	1.....	239.41	61-4	1-6.....	521.011
		482.132	59-476	1-7.....	381.422-			521.02
		482.141-			381.482			521.021
		482.241	59-477	1.....	370.08			521.03
		482.25	59-478	1.....	320.261			521.04
		480.02	59-479	1.....	319.241	61-5	1.....	521.041
59-455	1-6.....	480.03	59-480	1.....	41.01	61-6	1-3.....	628.451
		480.07	59-481	1.....	238.06			10.01-
		480.09	59-482	1-6.....	617.26			10.03
		480.13	59-483	1.....	370.12	61-7	1-11.....	847.011
		480.23	59-484	1.....	242.62	61-8	omitted
59-456	1-9.....	520.02-	59-485	1.....	372.02	61-9	1.....	550.068
		520.04	59-486	1, 2.....	7.05	61-10	1-28, 30, 31.....	717.01-
		520.041			7.31			717.30
		520.05	59-487	1.....	125.161	61-11	1.....	309.01
		520.07	59-488	1, 2.....	7.18	61-12	1.....	320.07
		520.08			7.54	61-13	1, 2.....	322.18
		520.10	59-489	1.....	99.022	61-14	1.....	322.21
								241.412

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CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
61-15	omitted	61-65	1.....	474.04	61-116	1.....	320.08
61-16	1.....	7.13	61-66	1.....	843.01	61-117	1-3.....	520.02
61-17	1.....	741.057	61-67	1.....	601.0108			520.11
61-18	1-9.....	394.09-	61-68	1.....	601.25			520.13
		394.11	61-69	1.....	324.181	61-118	1-7.....	167.421
		394.13-	61-70	1.....	101.63	61-119	1-4.....	215.32
		394.18	61-71	1, 2.....	18.102			239.03
61-19	1.....	291.21			18.11			239.34
61-20	1, 2.....	272.21	61-72	1.....	690.06			25.112
61-21	1.....	501.09	61-73	1.....	676.02			25.122
61-22	1-3.....	370.02	61-74	1.....	691.04			25.131
		370.07	61-75	1, 2.....	624.0200			38.14
		370.16			624.0318			38.15
61-23	1, 2.....	21.061	61-76	1.....	125.041			38.17-
		21.121	61-77	1-7, 9.....	230.23			38.19
		21.18	61-78	omitted			54.06
		21.19	61-79	1.....	230.23			69.07
		21.23	61-80	1.....	334.21			69.16
61-24	1.....	13.24	61-81	1, 2.....	509.241			122.08-
61-25	1.....	216.15			509.242			122.10
61-26	1, 2.....	401.03	61-82	1.....	608.031			122.13
		403.211	61-83	1-3.....	817.481			122.14
61-27	1.....	215.19	61-84	1.....	98.231			122.17
61-28	1.....	246.15	61-85	1-8.....	185.02			122.26
61-29	1.....	448.06			185.09			122.27
61-30	1.....	272.18			185.12			122.30
61-31	1.....	500.43			185.14			123.02
61-32	1.....	103.071			185.16			123.04
61-33	1.....	395.04			185.18			123.05
61-34	1.....	483.16			185.19			123.16
61-35	1.....	465.121			185.37			123.18
61-36	1.....	556.03	61-86	1.....	98.081			154.02
61-37	1.....	449.11	61-87	1, 3.....	601.152			154.03
61-38	1, 2.....	25.401	61-88	1-4, 6.....	600.011-			154.05
		35.18			600.051			175.01
61-39	1, 2.....	921.24	61-89	1-6.....	601.79-			175.031
		921.25			601.84			175.07
61-40	1.....	33.01	61-90	1.....	601.67			185.10
61-41	1.....	317.30	61-91	1, 2.....	601.03			192.46
61-42	1.....	322.27	61-92	1.....	601.641			199.31
61-43	1.....	112.061	61-93	1.....	601.18			207.01
61-44	1.....	553.12	61-94	1.....	601.981			208.09
61-45	omitted	61-95	1, 2, 4.....	601.732			208.11
61-46	1, 2.....	274.11	61-96	1, 2.....	601.701			210.20
		381.211	61-97	1.....	601.28			211.06
61-47	1.....	455.011	61-98	1, 2.....	831.01			212.131
61-48	1.....	601.13			831.02			215.421
61-49	1.....	601.24	61-99	1.....	370.16			215.55
61-50	1.....	601.16	61-100	1.....	370.16			229.08
61-51	1.....	800.03	61-101	1.....	232.19			229.17
61-52	1.....	398.02	61-102	1, 2.....	274.01			230.23
61-53	1.....	322.27			274.03			231.30
61-54	1, 2.....	39.03	61-103	1.....	517.05			231.32
		39.12	61-104	1.....	55.45			231.33
61-55	1.....	317.12	61-105	1-3.....	626.0515			236.074
61-56	1.....	125.161			626.661			236.075
61-57	omitted			632.061			236.171
61-58	1, 2.....	370.02	61-106	1-3.....	625.121			236.27
		370.16			627.0225			238.09
61-59	1-4.....	581.191	61-107	1, 2.....	627.0403			240.101
		584.041			627.0404			241.23
		585.32	61-108	1.....	475.25			241.28-
		585.661	61-109	1.....	794.05			241.31
61-60	omitted	61-110	1.....	817.411			241.62
61-61	1.....	231.40	61-111	1.....	175.06			241.63
61-62	omitted	61-112	1.....	65.101			243.131
61-63	1.....	733.20	61-113	1.....	130.04			247.19
61-64	1-13, 15....	621.01-	61-114	1.....	744-11			253.01-
		621.14	61-115	1.....	256.10			253.04

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		253.12			525.10	61-126	1.....	665.211
		253.18			525.11	61-127	1.....	965.01
		253.29-			526.10	61-128	1.....	99.021
		253.33			526.13	61-129	1-7.....	381.401
		253.36			531.33			458.06
		253.37			534.17			459.17
		253.381			550.03			460.28
		253.42-			550.08			461.19
		253.47			550.16			462.20
		253.51			550.161			486.131
		253.64			550.163	61-130	1.....	167.74
		253.65			550.164	61-131	1.....	461.04
		254.01			550.26	61-132	1-7.....	443.03
		254.05			551.09			443.05
		270.11-			556.03			443.07-
		270.16			570.20			443.11
		270.22-			574.05	61-133	1.....	440.45
		270.26			576.07	61-134	1.....	503.04
		284.01-			576.084	61-135	1, 2.....	697.04
		284.03			578.22	61-136	1.....	665.15
		284.07			580.061	61-137	1.....	665.21
		284.13			580.131	61-138	1, 2.....	650.03
		284.15			581.131			650.10
		285.06			583.06	61-139	1.....	443.11
		285.14			583.07	61-140	1.....	255.03
		288.20			583.18	61-141	1, 2.....	626.06131
		288.202-			585.65			627.0950
		288.204			589.08	61-142	1.....	11.01
		317.80			589.09	61-143	1.....	243.131
		320.54			589.31	61-144	1.....	659.37
		321.15-			592.072	61-145	1.....	104.37
		321.17			592.11	61-146	1.....	626.06091
		323.16			592.15	61-147	1.....	378.01
		335.10			601.071			378.02
		339.04			601.15			378.08
		339.07			601.151			378.16
		339.10			601.30			378.20
		339.24			601.59			378.35
		370.02			601.74	61-148	1.....	40.11
		370.06			601.78	61-149	1.....	337.05
		370.16			601.83	61-150	1.....	320.131
		371.171			603.13	61-151	1, 2.....	479.07
		372.02			603.21			479.11
		372.03			604.28	61-152	1.....	69.02
		372.09			604.29	61-153	1.....	177.17
		372.10			616.15	61-154	1, 2.....	817.50
		373.012			616.18	61-155	1.....	620.011
		377.16			624.0113	61-156	1.....	373.231
		377.17			624.0304	61-157	omitted
		378.30			624.0314	61-158	1.....	527.01-
		379.04			624.0315			527.18
		392.07			624.0321-	61-159	1-3.....	199.11
		396.121			624.0324			199.02
		401.11			634.221			199.30
		440.15			650.04-	61-160	1.....	241.67
		440.50			650.06	61-161	1.....	10.03
		443.03			903.43	61-162	1.....	501.09
		443.08			903.45	61-163	1.....	734.01
		443.10-			208.08	61-164	1.....	659.52
		443.15			209.03	61-165	1.....	136.02
		443.19	61-120	1, 2.....	447.04	61-166	1.....	624.0210
		479.14	61-121	1-21.....	374.75-	61-167	1.....	7.57
		487.09			374.95	61-168	1.....	922.051
		500.23	61-122	1.....	103.131	61-169	1.....	370.11
		500.35	61-123	1.....	65.20	61-170	1, 2.....	589.081
		500.37	61-124	1.....	322.04	61-171	omitted
		502.20	61-125	1-5.....	710.02-	61-172	1.....	443.10
		503.03			710.05	61-173	1.....	443.04
		504.12			710.07			

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61-174	1, 2.....	317.76			561.29	61-252	1, 2.....	285.16
		320.41			561.33	61-253	1.....	321.04
61-175	1.....	627.0851			561.38	61-254	1.....	828.22-
61-176	1.....	54.08			561.471			828.26
61-177	1-20.....	289.011-			561.46	61-255	1.....	236.075
		289.201	61-220	1.....	340.031	61-256	1.....	334.10
61-178	1.....	550.02	61-221	1.....	111.10	61-257	1, 2.....	509.301
61-179		omitted	61-222	1.....	337.11			509.302
61-180	1.....	945.14	61-223	1.....	870.04	61-258	1.....	110.06
61-181	1.....	838.10	61-224	1.....	570.23	61-259	1.....	568.10
61-182	1, 2, 4,		61-225	1.....	465.091	61-260	1-20.....	492.01-
	6, 7.....	450.011	61-226	1-4.....	402.08			492.20
		450.041	61-227	1-3.....	290.30-	61-261		omitted
		450.061			290.32	61-262	1, 2.....	290.01
		450.081	61-228	1-3.....	443.03			290.05
		450.161			443.15			290.06
61-183	1.....	112.061	61-229	1.....	334.19			290.051
61-184	1.....	745.11	61-230	1-4.....	393.012			290.07-
61-185	1.....	832.05	61-231	1-4, 7,		61-263	1-6, 9.....	290.20
61-186	1.....	696.05		8, 11, 12....	370.02			236.021
61-187	1.....	253.39			370.021			231.16
61-188	1.....	440.15			370.061			231.36
61-189	1-4.....	317.232			373.011			236.02
61-190	1.....	74.05			373.131			231.161
61-191	1.....	55.21			377.07			231.162
61-192	1-8.....	944.03-			378.06			282.01
		944.06			376.01-	61-264	1, 2.....	253.66
		944.26			376.05	61-265	1.....	104.372
		944.31	61-232	1-3.....	321.07	61-266	1-5.....	192.62
		944.39			322.12			192.051
		944.47			282.01			192.06
61-193	1.....	177.06	61-233	1-6.....	337.40-	61-267	1.....	228.15
61-194	1, 2.....	399.04			337.45	61-268	1-4.....	838.06
61-195	1.....	123.16	61-234	1-3.....	562.131			838.07
61-196	1-3.....	90.011	61-235	1.....	287.061			838.071
61-197	1, 2.....	421.21	61-236	1.....	287.061			838.08
61-198	1, 2.....	951.02	61-237	1.....	870.04	61-269	1-4, 6-9....	374.301
		951.06	61-238	1.....	240.041			374.311
61-199	1.....	55.20	61-239	1, 2.....	14.021			374.361
61-200		omitted			14.022			374.371
61-201	1.....	15.14	61-240	1.....	193.11			374.391
61-202	1.....	55.22	61-241		omitted			374.411
61-203	1.....	74.01	61-242	1, 2.....	372.771			374.491
61-204	1-11.....	610.011-	61-243	1-10,				374.501
		610.111		12, 13.....	458.001	61-270	1.....	201.04
61-205	1.....	396.121			458.002			201.05
61-206	1.....	817.51			458.04	61-271	1.....	561.46
61-207	1.....	469.05			458.041	61-272	1-4.....	323.15
61-208	1, 2.....	624.0119			458.05			323.16
		624.0320			458.06			323.09
61-209	1.....	536.22			458.09			282.01
61-210	1-3.....	413.011-			458.10	61-273	1-8.....	205.322
		413.061			458.12	61-274	1-4.....	212.08
		413.062-			458.121			212.04
		413.069			458.13			212.02
61-211	1.....	26.33			458.17			212.081
61-212		omitted			239.59-	61-275	1.....	212.06
61-213	1.....	125.07			239.64	61-276	1-9.....	212.07
61-214	1.....	230.58	61-244	1-3.....	374.011			212.08
61-215	1.....	330.30			374.051			212.10
61-216	1.....	828.201			374.171			212.12-
61-217	1.....	413.08	61-245	1.....	378.52			212.16
61-218	1-3.....	562.12	61-246	1-18.....	161.01-			212.18
		562.27			161.18	61-277	1, 2.....	201.08
		562.34	61-247	1.....	74.05	61-278	1.....	201.01
61-219	1-9.....	561.15	61-248	1.....	282.01	61-279		omitted
		561.20	61-249	1.....	592.16	61-280	1-4, 6.....	120.011-
		561.55	61-250	1.....	340.06			120.051
		561.27	61-251	1.....	236.07			120.071

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		120.20-	61-312	1.....	791.02-	61-371	1.....	98.011
		120.28			791.04	61-372	1.....	97.081
		120.30	61-313	1.....	501.09	61-373	1.....	99.061
		120.31	61-314	1, 2.....	501.04	61-374	1.....	103.111
		120.321			501.20	61-375	1-3.....	256.051
		120.331	61-315	1.....	501.03	61-376	1.....	370.07
61-281	1, 2.....	488.03	61-316	1.....	501.051	61-377	1.....	627.06041
61-282	1.....	205.72	61-317	1.....	236.04	61-378	1.....	155.18
61-283	1.....	321.071	61-318	1, 2.....	83.21	61-379	1.....	409.37
61-284	1.....	832.05			83.28	61-380	1-12.....	116.22-
61-285	1.....	199.02	61-319	1.....	828.19			116.33
61-286	1.....	231.29	61-320	1, 2.....	828.21	61-381	1.....	125.161
61-287	1.....	659.32	61-321	1.....	155.12	61-382	1-4.....	388.411
61-288	1-17.....	228.041	61-322	1-3.....	233.07	61-383	1.....	28.221
		229.23			233.09	61-384	1.....	945.18
		230.23	61-323	1.....	540.01	61-385	1.....	310.11
		230.33	61-324	1.....	542.01	61-386	1.....	703.01
		230.43	61-325	1.....	193.22	61-387	1-27.....	638.011-
		231.44	61-326	1.....	84.021			638.271
		232.01	61-327	1.....	745.121	61-388	1, 2.....	323.31
		232.07	61-328	1.....	237.08	61-389	1-4.....	601.61-
		234.03	61-329	1.....	733.361			601.63
		234.16	61-330	1.....	55.49			601.611
		236.07	61-331	1.....	322.111	61-390	1.....	526.50-
		236.24	61-332	1.....	100.241			526.56
		236.30	61-333	1-5.....	238.05	61-391	1.....	733.20
		236.32	61-334	1.....	790.15	61-392	1.....	372.57
		236.58	61-335	1.....	856.04	61-393	1.....	746.121
		237.02	61-336	1.....	822.03	61-394	1-6.....	733.18
		237.09	61-337	1, 2.....	30.55			733.15
61-289	1-4.....	112.051	61-338	1.....	465.031			733.16
61-290	1.....	11.281-	61-339	1.....	465.072			734.02
		11.288	61-340	1.....	465.18			734.29
61-291	1.....	122.03	61-341	1, 2.....	398.09			735.11
61-292	1.....	120.061			398.10	61-395	1.....	744.13
61-293	1-5.....	287.011	61-342	1.....	465.14	61-396	1-3.....	229.08
		287.041	61-343	1-6.....	465.21	61-397	1.....	561.29
		287.051	61-344	1.....	465.061	61-398	1-3.....	520.31
		287.081	61-345	1.....	409.09			520.34
61-294	1, 2.....	231.171	61-346	1.....	736.10	61-399	1-3.....	210.01
61-295	1, 2.....	192.05	61-347	1.....	951.21			210.07
		205.59	61-348	1.....	310.03			210.15
61-296	1, 2.....	319.21	61-349	1.....	170.09	61-400	1-13.....	282.01
		319.23	61-350	1, 2.....	171.04	61-401	1.....	282.011-
61-297	1, 2.....	601.15			171.05			282.081
61-298	1-8.....	463.201	61-351	1.....	252.21	61-402	1-14.....	257.13-
		463.21-	61-352	1-3.....	22.20			257.25
		463.27	61-353	1.....	509.251			282.01
61-299	1.....	377.241-	61-354	1-5.....	400.01	61-403	1.....	320.04
		377.246			400.02	61-404	1-12.....	13.75
61-300	1, 2, 4.....	561.20			400.13	61-405	1.....	517.06
61-301	1-5.....	238.01			400.08	61-406	1-24.....	903.101
		238.07	61-355	1.....	400.161			903.26-
		238.09			821.221			903.30
		238.021	61-356	1.....	11.29			903.38
		238.19-	61-357	1.....	956.04			903.39
		238.30	61-358	1.....	97.061			903.43
61-302	1, 2.....	8.01	61-359	1-4.....	823.041			903.44
		8.04	61-360	1.....	626.0208			903.441
61-303	1.....	238.05	61-361	1.....	409.17			903.45
61-304	1.....	339.29	61-362	1.....	238.01			903.46
61-305	1.....	317.901	61-363	1.....	99.141			903.51
61-306	1.....	811.19	61-364	1.....	103.021			903.53
61-307	1-5.....	821.37	61-365	1.....	101.53			903.54
61-308	1, 2.....	811.27	61-366	1.....	372.57			903.541-
61-309	1.....	501.05	61-367	1-3.....	239.47			903.547
61-310	1, 2.....	501.09	61-368	1.....	627.0603			903.271
61-311	1.....	501.13	61-369	1.....	101.64	61-407	1-10.....	570.07
			61-370	1.....	97.021			570.10

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		570.17	61-437	1.....	603.152	61-465	1.....	317.06
		570.30	61-438	1.....	561.43	61-466	1-13.....	573.07-
		570.34	61-439	1.....	561.20			573.10
		570.42	61-440	1-13.....	580.021-			573.12
		570.44			580.121			573.16
		570.46			580.141			573.17
		570.50			580.112			573.19-
		570.52	61-441	1-18.....	627.0975-			573.21
61-408	1-8, 10.....	585.08			627.0979			573.24
		585.11			626.051	61-467	1-14.....	573.07-
		585.14			626.241			573.10
		585.19			626.0204			573.12
		585.25			626.0211			573.16
		585.32			627.0213-			573.06
		585.321			627.0219			573.17
		585.36			627.0221			573.19-
		585.47			626.0205			573.21
61-409	1-7.....	581.031	61-442	1.....	14.051			573.24
		581.041	61-443	1.....	337.11	61-468	1.....	421.101
		581.083	61-444	1.....	205.17	61-469	1.....	122.02
		581.091	61-445	1.....	72.34	61-470	1.....	370.151
		581.17	61-446	1.....	319.28	61-471	1-38.....	466.03
		581.181	61-447	1.....	562.08			466.04
		581.201	61-448	1.....	517.16			466.06
61-410	1.....	576.09	61-449	1.....	626.0632			466.08
61-411	1, 2.....	487.04	61-450	1.....	319.24			466.09
		487.05	61-451	1-6.....	403.07			466.11
61-412	1-5.....	604.18-			403.09			466.13-
		604.21			403.12			466.18
		604.211			403.181			466.19
61-413	1, 2.....	583.01			403.19			466.20
		583.02			403.20			466.24-
61-414	1-6.....	575.01-	61-452	1.....	822.10			466.28
		575.05	61-453	omitted			466.32
		575.10	61-454	1-3.....	592.17			466.34
61-415	1-6.....	586.10-	61-455	1.....	517.06			466.35
		586.15	61-456	1-3.....	500.34			466.37-
61-416	1.....	101.52			500.35			466.41
61-417	1.....	192.06			500.41			466.45
61-418	1-3.....	401.012	61-457	1-5.....	322.01			466.47
		401.02			322.03			466.48
		401.04			322.25			466.50-
61-419	1.....	915.02			322.26			466.52
61-420	1.....	860.14			322.272			466.521
61-421	1-4.....	449.01			322.31			466.54-
		449.02	61-458	1-7.....	238.05			466.56
		449.11			238.07			466.58
		449.13			238.10	61-472	1.....	697.05
61-422	1.....	122.02			238.13	61-473	1-9.....	490.011-
61-423	1, 2.....	627.0501	61-459	1-9.....	231.09			490.091
		627.0609			231.45	61-474	1.....	323.08
61-424	1.....	103.081			231.47	61-475	1.....	551.08
61-425	1, 2.....	965.01			233.37	61-476	1.....	550.12
		965.03			234.041	61-477	1-3.....	367.14
61-426	1, 2.....	393.01			236.07	61-478	1.....	122.17
61-427	2, 3.....	736.17			237.02	61-479	1, 2.....	73.011
61-428	1-3.....	440.56			237.29	61-480	1.....	11.21
61-429	1.....	562.13			239.41	61-481	1.....	101.36
61-430	1.....	337.25	61-460	1.....	200.45	61-482	omitted
61-431	1.....	334.171	61-461	1-3.....	145.011-	61-483	1.....	7.48
61-432	1.....	337.11			145.071	61-484	1.....	409.44
61-433	1.....	288.281			145.08-	61-485	1.....	409.01
61-434	1.....	122.03			145.11	61-486	1.....	1.01
61-435	1.....	338.01			145.12	61-487	omitted
61-436	1-6.....	578.011			145.13	61-488	1.....	Ch. 950
		578.08	61-462	1.....	215.47			Ch. 951
		578.09	61-463	1-3.....	284.01	61-489	2.....	95.251
		578.11			284.02	61-490	1.....	21.121
		578.13			284.07	61-491	1.....	942.02
		578.14	61-464	1.....	212.08			

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LEGISLATIVE ACTS 1961			LEGISLATIVE ACTS 1962, 1963			LEGISLATIVE ACTS 1963		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
61-492	1, 2.....	339.081			483.14			16.24
		334.19			483.17	63-3	1.....	370.13
61-493	1-4.....	215.20			484.08	63-4	1.....	33.01
		215.22			486.051	63-5	1.....	112.061
		210.20			486.072	63-6	1.....	627.0405
		570.20			489.03	63-7	1.....	317.032
61-494	1.....	40.32			490.03	63-8	1.....	234.081
		40.34			490.10	63-9	1.....	317.448
61-495	1.....	255.20			491.16	63-10		omitted
61-496	1-17.....	617.50-	61-515	1.....	242.56	63-11	1.....	561.221
		617.66	61-516		omitted	63-12	1.....	39.02
61-497	1-6.....	378.01	61-517	1.....	334.13	63-13	1-4.....	371.032
		378.15	61-518	1.....	18.11	63-14	1, 2.....	317.112
		378.16	61-519		omitted	63-15	1.....	237.26
		378.28	61-520	1.....	370.06	63-16	1, 2.....	627.0990-
		378.451	61-521	1.....	26.08			627.1012
		378.46	61-522	1, 2.....	95.38			627.1020-
61-498	1, 2.....	948.01	61-523	1.....	372.971			627.1023
		948.06	61-524	1.....	11.15	63-17	1.....	626.331
61-499	1-3.....	317.29	61-525	1.....	370.15	63-18	1.....	628.071
		317.40	61-526	1.....	27.20	63-19	1-3.....	624.0210
		317.42	61-527	1.....	230.58			625.0212
61-500	1, 2.....	216.28	61-528	1.....	230.58			625.0213
		240.102	61-529	1.....	230.58	63-20	1-6.....	626.531
61-501	1.....	337.14	61-530	2-5a,				626.532
61-502	1-3.....	370.161		7, 12-15,				626.0216
61-503	1, 2.....	95.241		17-21.....	26.10			626.01071
61-504	1.....	524.01			43.09			626.02181
61-505	1.....	205.37			99.061			626.0313
61-506	1-5.....	456.30-			167.61	63-21	1.....	488.03
		456.34			236.07	63-22	1.....	239.58
61-507	1, 2.....	239.65			253.124	63-23	1.....	240.01
61-508	1.....	75.17			471.13	63-24	1-6.....	828.041
61-509	1, 2.....	550.083			483.12	63-25	1.....	965.03
61-510	1.....	319.24			490.03	63-26	1.....	561.11
61-511	1, 2, 4.....	371.051			500.34	63-27	1, 2.....	334.03
		371.131			619.05	63-28	1.....	272.12
		371.141			Ch. 944	63-29	1-3.....	624.0206-
61-512	1-4.....	35.061			Ch. 945			624.0208
61-513	1, 2.....	616.19			627.0701	63-30	1-3.....	372.001
61-514	1-27.....	215.37			323.01			372.57
		456.17			323.29			372.575
		458.04	61-531	1.....	865.062	63-31	1.....	790.23
		458.10	61-532	1.....	16.46	63-32	1.....	561.01
		459.06	61-533		omitted	63-33	1, 2.....	25.072
		459.21	61-534	1.....	125.161	63-34	1.....	322.02
		460.18	61-535	1.....	125.161	63-35	1-23.....	711.01-
		460.21	61-536	1.....	282.01			711.23
		461.15	61-537	1, 2.....	282.01	63-36	1-6.....	375.011-
		462.09	61-538	1.....	282.01			375.061
		463.18	61-539	1.....	282.01	63-37		omitted
		464.051	61-540-			63-38	1.....	322.211
		464.071	61-3015		omitted	63-39	1-4.....	257.01
		464.121						257.02
		464.171						257.26
		465.171						257.03-
		466.20						257.08
		467.04						257.10-
		470.19						257.16
		471.15						257.22
		471.29						257.23
		473.21						370.01
		474.06						370.02
		475.11						30.231
		475.12						370.162
		476.19						28.241
		477.21						310.11
		480.15						28.24
		480.16						702.02
		482.111						28.241

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CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
63-48	1.....	482.132	63-94	1.....	153.58	63-139	1, 2.....	447.04
63-49	1.....	49.04	63-95	1, 2.....	193.62	63-140	1.....	951.22
63-50	1.....	49.06	63-96	1.....	509.141	63-141	1, 2.....	283.22
63-51	1, 2.....	365.16	63-97	1.....	103.121			283.25
63-52	1.....	242.62	63-98	1.....	517.311	63-142	1.....	817.54
63-53	1.....	102.012	63-99	1.....	99.041	63-143	1.....	320.04
63-54	1.....	365.15	63-100	1.....	601.50	63-144	1.....	55.611
63-55	1-4.....	233.15	63-101	1.....	520.02	63-145	1.....	65.08
		233.16	63-102		omitted	63-146	1.....	735.10
		233.24	63-103	1-4.....	371.021	63-147		omitted
		233.37			371.031	63-148	1.....	627.0851
		233.39-			371.051	63-149	1-4.....	624.0215
		233.41			371.161			624.0229
		233.01	63-104	1.....	601.111			624.0306
		233.06	63-105	1-18.....	371.171			632.061
		233.12			371.49-	63-150	1.....	272.19
		233.36			371.61	63-151	1-3.....	382.35
		233.46	63-106	1.....	734.041			382.46
		233.48	63-107	1, 2.....	601.0105			382.47
63-56	1.....	443.03	63-108	1.....	601.28	63-152	1.....	78.071
63-57	1.....	354.05	63-109	1.....	674.76	63-153	1, 2.....	446.011-
63-58	1-6.....	494.02-	63-110	1.....	659.49			446.091
		494.05	63-111	1.....	518.01	63-154	1.....	443.08
		494.08	63-112	1.....	136.02	63-155	1, 2.....	443.03
63-59		omitted	63-113	1-7.....	659.59-	63-156	1.....	322.01
63-60		omitted			659.66			322.03
63-61	1.....	601.61	63-114	1.....	18.10	63-157	1.....	443.06
63-62	1.....	393.01	63-115	1.....	581.131	63-158	1-7.....	500.14-
63-63	1.....	232.39	63-116	1.....	578.011			500.18
63-64	1, 2.....	386.03	63-117	1.....	581.051			500.201
		386.041	63-118	1.....	130.04	63-159	1.....	73.10
		386.051	63-119	1.....	731.34	63-160	1.....	440.14
63-65	1.....	554.16	63-120	1, 2.....	370.16	63-161	1-3.....	550.38
63-66	1, 2.....	99.021	63-121	1.....	394.45	63-162	1.....	665.44
		103.111	63-122	1.....	112.061	63-163	1.....	665.43
63-67	1.....	509.211	63-123	1-12.....	573.06	63-164	1.....	242.391
63-68	1.....	509.261			573.07	63-165	1, 2.....	222.15
63-69	1.....	509.261			573.09			222.16
63-70	1.....	509.261			573.10	63-166	1.....	811.28
63-71	1.....	601.03			573.16	63-167	1.....	193.51
63-72	1.....	601.88			573.17	63-168	1.....	42.04
63-73		omitted			573.21	63-169	1.....	321.04
63-74	1.....	601.071			573.22	63-170	1.....	30.31
63-75	1.....	601.601			573.24	63-171	1.....	609.07
63-76	1.....	601.291			573.28	63-172	1-6.....	480.01
63-77	2.....	601.731			573.29			480.02
63-78	1.....	601.15	63-124	1, 2.....	295.02			480.06
63-79	1.....	601.15			295.04			480.09
63-80	1.....	601.13	63-125	1.....	624.0119			480.11
63-81	1.....	601.152	63-126	1-27.....	573.50-	63-173	1.....	320.13
63-82	1.....	450.061			573.76	63-174	1.....	334.24
63-83	1.....	947.01	63-127	1.....	317.982	63-175	1.....	317.011-
		947.24	63-128	1.....	843.13			317.031
63-84	1.....	370.112	63-129	1-22.....	478.011-			317.041-
63-85	1.....	632.442			478.211			317.111
63-86	1-9.....	626.0513-			475.42			317.121-
		626.0515	63-130	1, 2.....	550.37			317.211
		626.0517	63-131	1.....	317.771			317.221
		626.0521	63-132	1.....	409.45			317.233-
		626.0524	63-133	1-10.....	712.01-			317.235
		626.0528			712.10			317.241-
		626.0534	63-134	1.....	554.28			317.446
		626.0535	63-135	1, 3.....	84.011-			317.452-
					84.361			317.801
63-87	1.....	334.19	63-136	1.....	283.12			317.811-
63-88	1.....	338.21	63-137	1.....	443.08			317.903
63-89	1.....	334.10	63-138	1-4.....	117.01			317.911-
63-90	1.....	339.30			117.02			317.981
63-91	1, 2.....	440.13			117.07			317.991-
63-92	1, 2.....	323.36			117.09			317.0108
63-93		320.082						

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LEGISLATIVE ACTS 1963			LEGISLATIVE ACTS 1963			LEGISLATIVE ACTS 1963		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
63-176	1-3.....	945.14				63-250	1-8.....	193.021
		945.16	63-214	1, 2.....	317.911			193.06
		945.18	63-215	1.....	965.09			193.11
63-177	1.....	817.52	63-216	1.....	520.11			193.12
63-178	1.....	317.235	63-217	1.....	374.351			193.13
63-179	1.....	440.45	63-218	1.....	40.11			193.22
63-180	1, 2.....	925.06	63-219	1.....	627.0602			192.31
63-181	1.....	659.02	63-220		339.08			193.03
63-182	1.....	658.08	63-221	1, 3.....	omitted	63-251	1-7.....	476.05
63-183	2.....	736.041			230.59-			476.06
63-184	1.....	98.311			230.62			476.09-
63-185	1.....	98.082	63-222	1.....	235.40			476.11
63-186	1.....	101.63	63-223	1.....	487.04			476.17
63-187	1, 2.....	627.0401	63-224	1-3.....	231.16			476.18
		627.0403			378.01	63-252	1.....	335.041
63-188	1.....	501.04			378.16	63-253	1-10.....	213.01-
63-189		omitted	63-225	1, 2.....	378.33			213.10
63-190	1.....	101.693			231.28	63-254	1.....	656.22
63-191	1.....	775.13	63-226	1, 2.....	229.08	63-255	1.....	99.172
63-192	1.....	112.061	63-227	1.....	282.011	63-256	1.....	101.58
63-193	1.....	554.11	63-228	1.....	256.011	63-257	1-3.....	340.05
63-194	1.....	371.172	63-229	1.....	375.042			340.30
63-195	1-10A, 12	477.01-	63-230	1.....	100.112			340.35
		477.08	63-231	1-4.....	222.13	63-258	1.....	472.10
		477.09	63-232	1, 2.....	242.331			472.11
		477.16-			11.11	63-259	1-4.....	500.03
		477.20	63-233	1, 2.....	11.17			500.10
		477.29			965.01			500.13
		477.02-			393.01			500.20
		477.07	63-234	1.....	393.013	63-260	1-6.....	581.142
		477.10-	63-235	1, 2.....	843.01	63-261	1-3.....	550.069
		477.15			440.15	63-262	1.....	734.22
		477.21-	63-236	1, 2.....	440.49	63-263	1.....	925.05
		477.24			388.011	63-264	1.....	550.01
		477.27			388.101	63-265	1.....	282.011
		477.28			388.201	63-266	1-4.....	34.23
63-196	1-4.....	185.08			388.211	63-267	1, 2, 4, 5....	705.01
		185.16			388.231			705.03
		185.35			388.261-			705.06
		185.37			388.301			705.09-
63-197	1.....	554.07			388.321-			705.15
63-198	1.....	104.012			388.361	63-268	1.....	98.091
63-199	1.....	103.111			388.381-	63-269	1, 2.....	99.012
63-200	1-6.....	7.22			388.401			99.021
		7.26			388.162	63-270	1, 2.....	317.447
		7.43			388.322	63-271	1.....	215.26
		7.47	63-237	1, 2.....	388.323	63-272	1.....	349.05
		7.50			479.04	63-273	1.....	72.34
		7.501			479.07	63-274	1.....	440.44
63-201	1.....	627.0406	63-238	1.....	741.06	63-275	1.....	440.45
63-202	1-10.....	370.21	63-239	1.....	608.32	63-276	1, 2.....	443.10
63-203	1.....	860.15	63-240	1, 2.....	608.27	63-277	1.....	320.084
*63-204	2.....	240.011-	63-241	1.....	47.35	63-278		317.791
		240.211	63-242	1.....	74.141	63-279	1.....	350.011
63-205	1-8, 10.....	449.01-	63-243	1, 2.....	944.27			104.27
		449.025			944.28			110.01
		449.05	63-244	1-8.....	520.50-			317.012
		449.16			520.57			323.01-
63-206	1.....	665.21	63-245	1.....	193.11			323.04
63-207	1.....	590.26	63-246	1-4.....	229.302			323.15
63-208	1.....	351.05	63-247	1-8.....	616.03			323.18
63-209	1.....	626.0515			616.05			323.191
63-210	1-3.....	373.131			616.08			323.24
		373.194			616.09			323.26
		373.195			616.12			323.28
63-211	1.....	72.13			616.091			323.29
63-212	3-5.....	697.04			616.101			323.31
		698.08	63-248	1.....	616.001			323.35
		699.10	63-249	1.....	231.28			350.01
63-213	1, 2.....	317.011			175.011-			350.05
					175.361			

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LEGISLATIVE ACTS 1963			LEGISLATIVE ACTS 1963			LEGISLATIVE ACTS 1963		
CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES	CHAP.	SEC.	FLORIDA STATUTES
		350.12			460.12-			466.39
		350.15-			460.15	63-335	1-4.....	215.56
		350.23			460.19-	63-336	1-6, 8-16..	373.072
		350.25-			460.22			373.081
		350.32			460.25-			373.141-
		350.34			450.27			373.144
		350.36-	63-296	1-5.....	350.78			373.151
		350.38	63-297	1.....	208.48			373.171-
		350.43			208.50-			373.174
		350.53-			208.52			373.181
		350.57			208.57			373.182
		350.59			208.59			373.201-
		350.60	63-298	1.....	204.10			373.221
		350.62-	63-299	1.....	207.06	63-337	1.....	282.071
		350.631	63-300	1-12.....	282.01	63-338	1.....	370.15
		350.641	63-301	1.....	209.10	63-339	omitted
		350.66	63-302	1-3.....	208.07	63-340	1-23, 25...	493.01-
		350.67			208.25			493.24
		350.76-			208.44	63-341	1.....	215.47
		350.78	63-303	1, 2.....	849.06	63-342	1.....	192.062
		352.06	63-304	1.....	608.131	63-343	1, 2.....	832.06
		352.17	63-305	1.....	965.16	63-344	1.....	517.16
		352.22	63-306	1.....	921.18	63-345	omitted
		360.10	63-307	1-5.....	373.192	63-346	1.....	334.09
		360.12	63-308	omitted	63-347	1, 2.....	239.011
		360.13	63-309	1.....	733.16	63-348	1.....	239.011
		364.01	63-310	1-9, 11, 14	471.02	63-349	1, 2.....	320.27
		364.02			471.06	63-350	1.....	509.251
		364.31-			471.061	63-351	1, 2.....	604.16
		364.33			471.09			604.19
		365.01			471.13	63-352	1, 2.....	501.03
		365.08			471.20	63-353	1.....	409.411
		365.12			471.21	63-354	1.....	517.33
		366.04			471.24	63-355	1.....	193.221
		367.02			471.26	63-356	1, 2.....	585.15
		367.23			471.37-			585.16
		368.02			471.44	63-357	1.....	608.041
		368.05	63-311	1.....	171.04	63-358	1.....	125.041
		368.07	63-312	1.....	509.211	63-359	1.....	536.22
		554.07	63-313	1-5.....	375.251	63-360	1.....	409.36
63-280	1.....	317.811	63-314	1, 2.....	550.16	63-361	1, 2.....	321.07
63-281	1.....	73.16			550.26			282.011
63-282	1.....	74.10	63-315	1.....	550.08	63-362	omitted
63-283	1.....	440.32	63-316	1.....	231.351	63-363	1-4.....	231.54-
63-284	1.....	608.21	63-317	1.....	230.58			231.59
63-285	1, 2.....	608.36	63-318	2, 3.....	665.161	63-364	1.....	409.16
63-286	1.....	608.13			665.213			409.17
63-287	1.....	401.04	63-319	1.....	291.04			409.40
63-288	1.....	366.04	63-320	1, 2.....	601.15	63-365	1-11.....	44.01-
63-289	1-9.....	657.06	63-321	1.....	517.08-			44.11
		657.09-			517.091	63-366	1.....	282.011
		657.11			517.12	63-367	1, 2.....	393.013
		657.15-	63-322	1.....	659.17	63-368	1-6.....	965.10-
		657.161	63-323	1.....	676.55			965.15
63-290	1-5, 7, 8...	125.56	63-324	1-3.....	559.33	63-369	1, 2.....	282.011
63-291	1.....	604.15			559.34	63-370	1.....	236.04
63-292	1-27.....	573.0100-			559.46	63-371	1, 2.....	321.23
		573.0126	63-325	1.....	396.121			322.201
63-293	1.....	11.15	63-326	1.....	517.19	63-372	1.....	282.02
*63-294	1-5.....	253.031	63-327	1.....	443.06	63-373	1, 2.....	233.49
		253.032	63-328	1.....	11.151			282.011
		92.16	63-329	1, 2.....	617.52	63-374	1.....	462.08
		92.17			617.67	63-375	1.....	282.092
		253.41	63-330	1.....	334.05	63-376	1-28.....	228.041
63-295	1-25.....	460.001-	63-331	1.....	199.021			230.23
		460.02	63-332	1-4.....	208.182-			230.33
		460.031			208.184			231.03
		460.04			208.186			231.15
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		232.26			14.20			482.101
		234.03			16.51			504.02
		234.10			26.011			509.081
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		237.04			26.52			543.28
		237.32			27.271			554.02
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63-384	1, 2.....	409.17			240.02	63-403	1, 2.....	43.011-
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63-396	1.....	370.16			348.041	63-416	1, 2-4.....	323.031
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63-399	1.....	589.32			372.01			323.08
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 11.18—§6, ch. 19626, 1939; CGL 1940 Supp. 103(6); §6, ch. 20839, 1941; am. §8, ch. 21933, 1943; ch. 63-232.
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 21.08—§1, ch. 11837, 1927; §8, ch. 12279, 1927; CGL 234; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 19370, 1939; am. §1, ch. 22913, 1945; §20, ch. 29887, 1955.
 21.09—§1, ch. 11837, 1927; §8, ch. 12279, 1927; CGL 234; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 19370, 1939; §20, ch. 29887, 1955.

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 21.12—§11, ch. 12279, 1927; CGL 237. Am. §4, ch. 26869, 1951; §20, ch. 29887, 1955.
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 25.02—§1, ch. 5124, 1903; GS 1742; §1, ch. 6169, 1911; RGS 2957; §1, ch. 9280, 1923; CGL 4684, 4685; §1, ch. 57-274.
 25.03—§75, ch. 1086, 1861; §3, ch. 1626, 1868; §12, ch. 1938, 1873; RS 1308; GS 1740; RGS 2955; CGL 4682; §1, ch. 13870, 1929; CGL 1936 Supp. 4682(1); §1, ch. 57-274.
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 25.05—§1, ch. 2051, 1875; RS 1311; GS 1745; RGS 2961; CGL 4690; §1, ch. 57-274.
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 25.16—§1, ch. 1137, 1861; RS 1318; GS 1752; RGS 2968; CGL 4697; §1, ch. 57-274.
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 25.20—§9, ch. 1626, 1868; RS 1322; GS 1756; RGS 2973; CGL 4702; §1, ch. 57-274.
 25.21—§11, Feb. 10, 1833; RS 1324; GS 1758; RGS 2975; CGL 4704; §1, ch. 57-274.
 25.22—§2, ch. 219, 1849; §9, ch. 1626, 1868; RS 1323; GS 1757; RGS 2974; §2, ch. 12087, 1927; CGL 4703; §1, ch. 57-274.
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- 25.32—§1, ch. 3728, 1887; RS 1333; GS 1766; RGS 2983; CGL 4717; §10, ch. 26484, 1951.
- 25.33—§§1, 2, ch. 5635, 1907; RGS 2989; CGL 4723; §6, ch. 24042, 1947.
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- 25.38—§1, ch. 3728, 1887; RS 1335; §1, ch. 4182, 1893; §1, ch. 4183, 1893; §1, ch. 4743, 1899; GS 1768, 1769; RGS 2985; 2986; §1, ch. 16233, 1933; CGL 4719, 4720; §1, ch. 57-274.
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- 25.54—§1, ch. 1657, 1868; RS 1400; GS 1852; RGS 3097; CGL 4581; §7, ch. 29615, 1955.
- 25.54—§§1-4, ch. 20309, 1941; §1, ch. 25093, 1949.
- 27.07—§1, ch. 220, 1848; RS 1350; GS 1785; RGS 3015; CGL 4751; ch. 63-572.
- 27.09—§1, ch. 1413, 1863; RS 1347; GS 1782; RGS 3012; CGL 4748; §4, ch. 25035, 1949.
- 27.221—Comp. §§1, 2, ch. 28617, 1953; §2, ch. 29891, 1955.
- 27.23—§5, ch. 5399, 1905; §1, ch. 7885, 1919; RGS 3022; §1, ch. 8494, 1921; §1, ch. 10266, 1925; ch. 12273, 1927; §1, ch. 12274, 1927; §1, ch. 12275, 1927; §1, ch. 12276, 1927; §1, ch. 12277, 1927; CGL 4760, 4764; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17262, 1935; §1, ch. 17263, 1935; §1, ch. 17264, 1935; CGL 1936 Supp. 4765 (1)-(3); §1, ch. 18149, 1937; §1, ch. 19015, 1939; §§1, 2, ch. 19099, 1939; CGL 1940 Supp. 4765 (4); am. §1, ch. 22069, 1943; subdivision (2) repealed by §1, ch. 22069, 1943; am. §1, ch. 23893, 1947; §2, ch. 29891, 1955.
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- 27.27—§1, ch. 17264, 1935; CGL 1936 Supp. 4759 (8); §1, ch. 22069, 1943; §8, ch. 23893, 1947.
- 27.28—§2, ch. 18149, 1937; §1, ch. 22069, 1943.
- 40.18—§1, ch. 7268, 1917; RGS 1812, 2880; CGL 2864, 4577; formerly §144.08 transferred and consolidated by §5, ch. 22799, 1945; §9, ch. 67-349.
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- 34.17—§7, ch. 3730, 1887; RS 1578; GS 2040; RGS 3332; CGL 5176; ch. 63-559.
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- 35.17—Comp. §1, ch. 57-248; ch. 63-570.
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- 38.20—§1, ch. 3121, 1879; RS 973; GS 1343; RGS 2531; CGL 4158; §1, ch. 26962, 1951; see Common Law Rule 3.
- 38.21—§2, ch. 8403, 1905; RGS 2532; CGL 4159; §1, ch. 26962, 1951; see Common Law Rule 3.
- 40.14—§5, ch. 4122, 1893; §1, ch. 4586, 1895; §1, ch. 5127, 1903; GS 1575; RGS 2777; §5, ch. 12068, 1927; CGL 4455; §9, ch. 21973, 1943; see §§40.36, 40.38 and 40.39.
- 40.15—§6, ch. 4122, 1893; §2, 4386, 1895; GS 1576; RGS 2778; CGL 4456; §9, ch. 21973, 1943; see §§40.36, 40.38, and 40.39.
- 40.16—§3, ch. 3010, 1877; RS 1152; §7, ch. 4122, 1893; GS 1577; §1, ch. 5901, 1909; RGS 2779; CGL 4457; §9, ch. 21973, 1943; see §40.41.
- 40.17—§2, ch. 2046, 1875; RS 1156; RGS 2780; CGL 4458; §9, ch. 21973, 1943; see §40.36.
- 40.18—§§1-3, ch. 4736, 1899; GS 1579; RGS 2781; §6, ch. 12068, 1927; CGL 4459; §9, ch. 21973, 1943.
- 40.19—§§21-23, ch. 1628, 1868; RS 1158; §3, ch. 4386, 1895; GS 1582; RGS 2784; §7, ch. 12068, 1927; CGL 4461; §9, ch. 21973, 1943; see §40.42.
- 40.21—§8, ch. 4122, 1893; GS 1580; RGS 2782; CGL 4460; §1, ch. 13675, 1929; §9, ch. 21973, 1943; see §40.36.
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- 43.01—§§1-3, ch. 20664, 1941; §§1, 2, 5, ch. 22108, 1943; formerly §145.06; (2) (a) by §24, ch. 57-1; ch. 63-403.
- 43.02—§§1-5, ch. 21668, 1943; am. §§1-6, ch. 23769, 1947; §11, ch. 25035, §1, ch. 25425, 1949; sub. §(3) am. §10, ch. 27991, 1953; ch. 63-403.
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- 45.06-45.10—§§5-10, ch. 1096, 1861; RS 984-988; GS 1370-1374; RGS 2566-2570; CGL 4206-4210; §1, ch. 29737, 1955.
- 45.12-45.14—§§42-44, ch. 1096, 1861; RS 990-992; GS 1376-1378; RGS 2572-2574; CGL 4212-4214; §1, ch. 29737, 1955.
- 45.15—§29, Nov. 23, 1828; RS 993; GS 1379; RGS 2575; CGL 4215; §1, ch. 29737, 1955.
- 45.16—§45, ch. 1096, 1861; RS 994; GS 1380; RGS 2576; CGL 4216; §1, ch. 29737, 1955.
- 45.17—§46, ch. 1096, 1861; RS 995; GS 1381; RGS 2577; CGL 4217; §1, ch. 29737, 1955.
- 46.07—§1, ch. 800, 1857; RS 1003; GS 1387; RGS 2584; CGL 4224; §1, ch. 29737, 1955.
- 47.01—§4, Nov. 23, 1828; RS 1007; GS 1392; RGS 2589; CGL 4229; §1, ch. 26962, 1951.
- 47.02—§§3, 4, ch. 1938, 1873; RS 1006; §1, ch. 4383, 1895; GS 1391; RGS 2587; CGL 4227; §1, ch. 26962, 1951.
- 47.04—RS 1008; GS 1393; RGS 2590; CGL 4230; §1, ch. 26962, 1951.
- 47.05—§1, ch. 1096, 1861; RS 1009; GS 1394; RGS 2591; CGL 4231; §1, ch. 26962, 1951.
- 47.06—§2, ch. 1096, 1861; RS 1010; GS 1395; RGS 3592; CGL 4232; §1, ch. 29737, 1955.
- 47.07—§25, ch. 1639, 1861; RS 1011; GS 1396; RGS 2593; CGL 4233; §1, ch. 26962, 1951.
- 47.11—§4, Nov. 23, 1828; RS 1013; GS 1400; RGS 2597; CGL 4237; §1, ch. 26962, 1951.
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- 47.38—§5, ch. 11829, 1927; CGL 4261; §6, ch. 22000, 1943; see ch. 48.
- 47.39—§8, ch. 11829, 1927; CGL 4264; §6, ch. 22000, 1943; see ch. 48.
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- 48.14—§14, ch. 20452, 1941; §1, ch. 21791, 1943; §1, ch. 22730, 1945; §15, ch. 28301, 1953.
- 49.07—§§1, 2, ch. 21682, 1943; §7, ch. 29615, 1955.
- 50.01—§4, ch. 1096, 1861; §6, ch. 1938, 1873; RS 1028; GS 1416; RGS 2614; CGL 4278; §1, ch. 26962, 1951.
- 50.02—§1, ch. 11971, 1927; CGL 4279; §15, ch. 28301, 1953.
- 50.03—§2, ch. 11971, 1927; CGL 4280; §15, ch. 28301, 1953.
- 50.04—§1029 RS 1892; GS 1417; RGS 2615; CGL 4281; §1, ch. 26962, 1951.
- 50.05—§6, ch. 1938, 1873; RS 1030; GS 1418; RGS 2616; CGL 4282; §1, ch. 26962, 1951.
- 50.06—§6, ch. 1938, 1873; RS 1031; GS 1419; RGS 2617; CGL 4283; §1, ch. 26962, 1951.
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- 50.08—§6, ch. 1938, 1873; RS 1032; GS 1422; RGS 2619; §1, ch. 11997, 1927; CGL 4285; §§1, 2, ch. 20415, 1941; §1, ch. 26962, 1951.
- 50.09—§21, Nov. 23, 1828; RS 1033; GS 1423; RGS 2620; CGL 4286; §1, ch. 26962, 1951.
- 50.10—§6, ch. 1938, 1873; RS 1034; GS 1424; RGS 2621; CGL 4287; §1, ch. 29737, 1955.
- 50.111—§1, ch. 28271, 1953; §1, ch. 29737, 1955.
- 50.13—§24, ch. 1096, 1861; RS 1037; GS 1427; RGS 2624; CGL 4290; §1, ch. 26962, 1951.
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- 50.17—§6, Nov. 21, 1828; RS 1041; GS 1431; RGS 2628; CGL 4294; §15, ch. 28301, 1953.
- 50.18—§19, ch. 1096, 1861; RS 1045; GS 1436; RGS 2633; CGL 4299; §1, ch. 26962, 1951.
- 50.19—§29, ch. 1096, 1861; RS 1046; GS 1437; RGS 2634; CGL 4300; §15, ch. 28301, 1953.
- 50.20—§§25, 50, Nov. 23, 1828; §74, ch. 1096, 1861; RS 1042; GS 1432; RGS 2629; CGL 4295; §1, ch. 26962, 1951.
- 50.21—§16, ch. 1096, 1861; RS 1043; GS 1433; RGS 2630; CGL 4296; §1, ch. 26962, 1951.
- 50.22—§37, ch. 1096, 1861; RS 1044; GS 1434; RGS 2631; CGL 4297; §1, ch. 26962, 1951.
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- 50.26—§36, ch. 1096, 1861; RS 1053; GS 1444; RGS 2641; CGL 4307; §1, ch. 26962, 1951.
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- 50.29—§1, ch. 5912, 1909; RGS 2644; CGL 4310; am. §7, ch. 22858, 1945; §1, ch. 26962, 1951.
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- 50.31—§33, ch. 1096, 1861; RS 1055; GS 1447; RGS 2645; CGL 4311; §1, ch. 26962, 1951.
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- 51.01—§20, ch. 1096, 1861; RS 1056; GS 1448; RGS 2646; CGL 4312; §1, ch. 26962, 1951.
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- 51.08—§11—§§35, 38, ch. 1096, 1861; RS 1060, 1061; GS 1452, 1453; RGS 2650, 2650; CGL 4316, 4317; §1, ch. 29737, 1955.
- 52.01—§26, Nov. 23, 1828; §37, Jan. 19, 1838; RS 1062; GS 1454; RGS 2652; CGL 4318; §1, ch. 25441, 1949.
- 52.02—§26, Nov. 23, 1828; §37, Jan. 19, 1838; RS 1063; GS 1455; RGS 2654; CGL 4320; §1, ch. 26962, 1951.
- 52.03—§28, ch. 1096, 1861; RS 1065; GS 1457; RGS 2656; CGL 4322; §1, ch. 26962, 1951.
- 52.04—§30, ch. 1096, 1861; RS 1064; GS 1456; RGS 2655; CGL 4321; §1, ch. 26962, 1951.
- 52.05—§26, ch. 1096, 1861; RS 1066; GS 1458; RGS 2657; CGL 4323; §1, ch. 26962, 1951.
- 52.06—§27, ch. 1096, 1861; RS 1067; GS 1459; RGS 2658; CGL 4324; §7, ch. 22858, 1945; §1, ch. 26962, 1951.
- 52.07—§1, ch. 374, 1851; RS 1072; GS 1464; RGS 2663; CGL 4329; §1, ch. 29737, 1955.
- 52.09—§5, Mar. 4, 1839; RS 1074; GS 1466; RGS 2665; CGL 4331; §1, ch. 29737, 1955.
- 52.10—§1, ch. 5637, 1907; RGS 2653; CGL 4319; §1, ch. 26962, 1951.
- 52.11—§§45, 46, Nov. 23, 1828; RS 1069; GS 1461; RGS 2660; CGL 4328, 4326(1); §1, ch. 14823, 1931; §1, ch. 20426, 1941; §1, ch. 29737, 1955.
- 52.13—§29, ch. 1096, 1861; RS 1070; GS 1462; RGS 2661; CGL 4327; §4, ch. 20426, 1941; §1, ch. 26962, 1951.
- 52.14—§63, Nov. 23, 1828; RS 1071; GS 1463; RGS 2662; CGL 4328; §1, ch. 29737, 1955.
- 52.15—§25, ch. 1096, 1861; RS 1068; GS 1460; RGS 2659; CGL 4325; §1, ch. 26962, 1951.
- 52.22—§72, ch. 1096, 1861; RS 1049; GS 1440; RGS 2637; CGL 4303; §1, ch. 29737, 1955.
- 52.23—§32, ch. 1096, 1861; RS 1076; GS 1468; RGS 2667; CGL 4334; §1, ch. 26962, 1951.
- 54.02—§41, ch. 1096, 1861; RS 1081; GS 1487; RGS 2687; CGL 4354; §1, ch. 26962, 1951.
- 54.03—§63, ch. 1096, 1861; RS 1082; GS 1488; RGS 2688; CGL 4355; §1, ch. 26962, 1951.
- 54.10—§1, Nov. 21, 1829; RS 1085; GS 1491; RGS 2691; CGL 4358; §1, ch. 26962, 1951.
- 54.19—§1, ch. 2096, 1877; RS 1090; GS 1498; RGS 2698; CGL 4365; §1, ch. 29737, 1955.
- 54.20—§3, ch. 2096, 1877; RS 1091; GS 1499; RGS 2699; CGL 4366; §1, ch. 29737, 1955.
- 54.21—§1092 RS 1892; GS 1500; RGS 2700; CGL 4367; §1, ch. 29737, 1955.
- 54.24—§52, Nov. 23, 1828; RS 1180; §§1, 3, ch. 5403, 1905; GS 1608; RGS 2810, 2811; CGL 4497, 4498; §1, ch. 26962, 1951.
- 54.25—§52, Nov. 23, 1828; RS 1181; GS 1609; RGS 2813; CGL 4500; §1, ch. 29737, 1955.
- 54.26—§54, Nov. 23, 1828; RS 1182; GS 1610; RGS 2814; CGL 4501; §1, ch. 29737, 1955.
- 54.27—§54, Nov. 23, 1828; §48, ch. 1096, 1861; RS 1183; GS 1611; RGS 2815; CGL 4502; §1, ch. 29737, 1955.
- 55.06—§12, Nov. 23, 1828; RS 1179; GS 1607; RGS 2809; CGL 4496; §1, ch. 26962, 1951.
- 55.12—§1, ch. 4919, 1901; GS 1603; RGS 2805; CGL 4491; §11, ch. 25035, 1949.
- 58.07—§§1, 2, ch. 3697, 1887; RS 1306; GS 1738; RGS 2953; CGL 4677; §24, ch. 57-1.
- 59.021—§1, ch. 25116, 1949; enacted as §67.021; transferred and renumbered §59.021 to conform with other sections in chapter 67 transferred to chapter 59 by ch. 22854, 1945; §24, ch. 57-1.
- 59.24—§4, ch. 9281, 1923; CGL 4630; am. §24, ch. 22854, 1945; §8, ch. 29749, 1955.
- 59.25—§5, ch. 9281, 1923; CGL 4632; am. §25, ch. 22854, 1945; §8, ch. 29749, 1955.
- 59.39—§1711 GS 1906; RGS 2924; CGL 4643; §39, ch. 22854, 1945.
- 59.40—§3, Feb. 10, 1832; RS 1461; GS 1712; RGS 2925; CGL 4644; §40, ch. 22854, 1945.
- 61.01-61.07—§1, ch. 7841, 1919; CGL 4645; §2, ch. 29728, 1955.
- 62.04—§1, ch. 19401, 1939; CGL 1940 Supp. 5754(1); am. §7, ch. 22858, 1945; §1, ch. 29737, 1955.
- 62.06—§1, ch. 11992, 1927; CGL 4949; §1, ch. 29737, 1955.
- 62.09—§§1, 2, ch. 7857, 1919; CGL 4953, 4954; §1, ch. 22848, 1945.
- 62.11—§2, ch. 3589, 1885; RS 1445; RGS 3154; CGL 4941; §6, ch. 22000, 1943.
- 62.12—§3, ch. 5393, 1905; §2, ch. 6227, 1911; RGS 3155; CGL 4942; §6, ch. 22000, 1943.
- 62.13—§2, ch. 5913, 1909; RGS 3156; CGL 4943; §6, ch. 22000, 1943.
- 62.27—§1, ch. 3130, 1879; RS 1505; GS 1955; RGS 3218; CGL 5024; §11, ch. 21976, 1943.
- 62.28—§1, ch. 3130, 1879; RS 1506; GS 1956; RGS 3219; CGL 5025; §11, ch. 21976, 1943.
- 62.29—§1, ch. 3130, 1879; RS 1507; GS 1957; RGS 3220; CGL 5026; §11, ch. 21976, 1943.
- 62.30—§§1, 2, ch. 3130, 1879; RS 1508; GS 1958; RGS 3221; CGL 5027; §11, ch. 21976, 1943.
- 62.31—§3, ch. 3130, 1879; RS 1509; GS 1959; RGS 3222; CGL 5028; §11, ch. 21976, 1943.
- 62.32—§1, ch. 5265, 1903; GS 1962; RGS 3230; CGL 5036; §2, ch. 57-197.
- 62.33—§2, ch. 5265, 1903; GS 1963; RGS 3231; CGL 5037; am. §1, ch. 23091, 1945; am. §7, ch. 24337, 1947.
- Am. §1, ch. 29702, 1955; §2, ch. 57-197.
- 62.34—§3, ch. 5265, 1903; GS 1964; RGS 3232; CGL 5038; §1, ch. 29702, 1955; §2, ch. 57-197.
- 62.35—§4, ch. 5265, 1903; GS 1965; RGS 3233; CGL 5039; §2, ch. 57-197.
- 63.01-63.05—§§1-5, ch. 14658, 1931; CGL 1936 Supp. 4891(1)-(5); §2, ch. 26962, 1951.
- 63.06—§6, ch. 14658, 1931; CGL 1936 Supp. 4891(6); §2, ch. 22730, 1945; §2, ch. 26962, 1951.
- 63.07—§7, ch. 14658, 1931; CGL 1936 Supp. 4902(1); §2, ch. 26962, 1951.
- 63.08-63.19—§§8-19, ch. 14658, 1931; CGL 1936 Supp. 4918(1)-(12); §2, ch. 26962, 1951.
- 63.20—§20, ch. 14658, 1931; CGL 1936 Supp. 4919(1); §2, ch. 26962, 1951.
- 63.21-63.31—§§21-31, ch. 14658, 1931; CGL 1936 Supp. 4902(2)-(12); §2, ch. 26962, 1951.
- 63.32—§32, ch. 14658, 1931; CGL 1936 Supp. 4902(13); §3, ch. 22730, 1945; §2, ch. 26962, 1951.
- 63.33-63.41—§§33-41, ch. 14658, 1931; CGL 1936 Supp. 4902(14)-(22); §2, ch. 26962, 1951.
- 63.42—§42, ch. 14658, 1931; CGL 1936 Supp. 4939(1); §1, 2, ch. 20415, 1941; §2, ch. 26962, 1951.
- 63.43—§43, ch. 14658, 1931; CGL 1936 Supp. 4939(2); §2, ch. 26962, 1951.
- 63.44—§44, ch. 14658, 1931; CGL 1936 Supp. 4939(3); §2, ch. 26962, 1951.
- 63.45-63.53—§§45-53, ch. 14658, 1931; CGL 1936 Supp. 4921(1)-(9); §2, ch. 26962, 1951.
- 63.54-63.63—§§54-63, ch. 14658, 1931; CGL 1936 Supp. 4924(1)-(10); §2, ch. 26962, 1951.
- 63.64—§1, ch. 25117, 1949; §2, ch. 26962, 1951.
- 63.65—§65, ch. 14658, 1931; CGL 1936 Supp. 4924(12); §2, ch. 26962, 1951.
- 63.66—§66, ch. 14658, 1931; CGL 1936 Supp. 4939(4); §7, ch. 22858, 1945; §2, ch. 26962, 1951.
- 63.67-63.69—§§67-69, ch. 14658, 1931; CGL 1936 Supp. 4939(5)-(7); §2, ch. 26962, 1951.
- 63.70—§70, ch. 14658, 1931; CGL 1936 Supp. 4956(1); §2, ch. 26962, 1951.
- 63.71—§71, ch. 14658, 1931; CGL 1936 Supp. 4956(2); §2, ch. 26962, 1951.
- 63.72—§72, ch. 14658, 1931; CGL 1936 Supp. 4939(8); §1, ch. 26962, 1951.
- 63.73—§73, ch. 14658, 1931; CGL 1936 Supp. 4967(1); §2, ch. 26962, 1951.
- 63.74—§74, ch. 14658, 1931; CGL 1936 Supp. 4979(1); §2, ch. 26962, 1951.
- 63.75—§75, ch. 14658, 1931; CGL 1936 Supp. 4891(7); §2, ch. 26962, 1951.
- 63.76—§76, ch. 14658, 1931; CGL 1936 Supp. 4920(1); §2, ch. 26962, 1951.
- 63.77—§79, ch. 14658, 1931; not in CGL; §2, ch. 26962, 1951.
- 67.07—§1462 RS 1892; GS 1912; RGS 3173; CGL 4965; §45, ch. 22854, 1945.
- 69.04—§1, ch. 12035, 1927; CGL 6024; §1, ch. 19003, 1939; §1, ch. 22075, 1943; §1, ch. 24350, 1947.
- 69.05—§1, ch. 12035, 1927; CGL 6024; §1, ch. 19003, 1939; §1, ch. 24350, 1947.
- 69.06—§1, ch. 12035, 1927; CGL 6024; §1, ch. 19003, 1939; §2, ch. 22075, 1943; §1, ch. 24350, 1947.
- 69.07—§2, ch. 12035, 1927; CGL 6025; §2, ch. 19003, 1939; am. §3, ch. 22075, 1943; §30, ch. 61-10.
- 69.08—§3, ch. 19003, 1939; CGL 1940 Supp. 6025(1); §1, ch. 24350, 1947.
- 69.14—§3A, ch. 22075, 1943; §1, ch. 24350, 1947.
- 69.16—§2, ch. 24350, 1947; am. §1, ch. 26658, 1951; §30, ch. 61-10.
- 70.02—§1, ch. 1117, 1861; RS 1512; GS 1967; RGS 3235; CGL 5041; am. §8, ch. 28301, 1953; §1, ch. 29737, 1955.
- 70.04—§1514 RS 1892; GS 1969; RGS 3237; CGL 5045; §1, ch. 29737, 1955.
- 72.01-72.06—§§1-5, ch. 3594, 1885; RS 1536-1541; GS 2000-2005; RGS 3268-3273; CGL 5076-5081; §20, ch. 21759, 1943.
- 72.19—§13, ch. 21759, 1943; §4, ch. 29674, 1955.
- 72.26—§1, ch. 21951, 1943; §24, ch. 57-1.
- 74.16—§1, ch. 29791, 1955; §2, ch. 61-203.
- 76.15—§1649 RS 1892; GS 2113; RGS 3414; CGL 5267; §1, ch. 29674, 1955.
- 76.23—§14, Feb. 17, 1833; RS 1658; §1, ch. 4731, 1899; GS 2122; RGS 3423; CGL 5276; ch. 20452, 1941; §6, ch. 22000, 1943.
- 76.26—§1659, RS 1892; GS 2123; RGS 3425; CGL 5277; §15, ch. 28301, 1953.
- 76.27—§1660, RS 1892; GS 2124; RGS 3425; CGL 5278; §15, ch. 28301, 1953.
- 76.28—§1661, RS 1892; GS 2125; RGS 3426; CGL 5279; §15, ch. 28301, 1953.
- 76.30—§1662, RS 1892; GS 2126; RGS 3427; CGL 5280; §15, ch. 28301, 1953.
- 76.38—§7, ch. 23137, 1945; §15, ch. 28301, 1953.
- 77.09—§13, ch. 43, 1845; RS 1671; GS 2135; RGS 3437; CGL 5290; §15, ch. 28301, 1953.
- 77.10—§§2, 3, ch. 43, 1845; §4, ch. 1100, 1861; RS 1672; GS 2136; RGS 3438; CGL 5291; §15, ch. 28301, 1953.
- 77.11—§4, ch. 43, 1845; RS 1673; GS 2137; RGS 3439; CGL 5292; §15, ch. 28301, 1953.
- 77.12—§5, ch. 43, 1845; RS 1674; GS 2138; RGS 3440; 5293; §15, ch. 28301, 1953.
- 77.25—§1686 RS 1892; GS 2151; RGS 3453; CGL 5306; ch. 20452, 1941; §6, ch. 22000, 1943.
- 78.14—§§8, 9, Mar. 11, 1845; RS 1720; GS 2184; RGS 3489; CGL 5342; §15, ch. 28301, 1953.
- 78.15—§9, 10, Mar. 11, 1845; RS 1721; GS 2185; RGS 3490; CGL 5343; §15, ch. 28301, 1953.
- 78.16—§1722 RS 1892; GS 2186; RGS 3491; CGL 5344; §15, ch. 28301, 1953.
- 81.27—Prior to the enactment of ch. 7841, 1919, judgments of justice of the peace courts were reviewed by writs of error. Chapter 7841, 1919, provided for review by appeal. RGS 3396, 3397, which provided for review by writ of error, have been omitted as having been superseded by the 1919 act. This section 81.27 was inserted in RS 1941 as information; §2, ch. 29728, 1955.
- 81.28—§56, Nov. 23, 1828; §1, Feb. 12, 1832; §1, Feb. 27, 1840; RS 1632; GS 2094; RGS 3395; CGL 5248; ch. 63-559.
- 84.01—§1, ch. 17097, 1935; CGL 1936 Supp. 5396(2); ch. 63-135.
- 84.02—§2, ch. 17097, 1935; CGL 1936 Supp. 5396(3); ch. 63-135.
- 84.021—§1, ch. 61-326; ch. 63-135.
- 84.03—§3, ch. 17097, 1935; CGL 1936 Supp. 5396(4); (1) by §1, ch. 59-460 ch. 63-135.
- 84.04—§4, ch. 17097, 1935; CGL 1936 Supp. 5396(5); ch. 63-135.
- 84.05—§5, ch. 17097, 1935; CGL 1936 Supp. 5396(6). Sub. (11), am. §1, ch. 28243, 1953; (11) (a) by §1, ch. 57-302; ch. 63-135.

TABLE OF REPEALED AND INACTIVE SECTIONS

4.06—§6, ch. 17097, 1935; CGL 1936 Supp. 5396(7); ch. 63-135.	91.07—§2, ch. 4727, 1899; GS 1547; RGS 2748; CGL 4420; §1, ch. 29737, 1955.	99.12—§30, ch. 4328, 1895; §10, ch. 4537, 1897; GS 214; RGS 258; CGL 314; §9, ch. 26870, 1951.
4.07—§7, ch. 17097, 1935; CGL 1936 Supp. 7257(1); ch. 63-135.	91.08—§3, ch. 4727, 1899; GS 1548; RGS 2749; CGL 4421; §1, ch. 29737, 1955.	99.181—§3, ch. 24994, 1948; §1, ch. 25051, 1949.
4.08—§8, ch. 17097, 1935; CGL 1936 Supp. 7476(6); §1, ch. 59-405; ch. 63-135.	91.09—§1, ch. 4727, 1899; GS 1546; RGS 2747; CGL 4418; §1, ch. 29737, 1955.	99.182—§1, ch. 24994, 1948; §1, ch. 25051, 1949.
4.09—§9, ch. 17097, 1935; CGL 1936 Supp. 5396(8); ch. 63-135.	91.10—§2, Nov. 21, 1828; RS 1128; GS 1549; RGS 2750; CGL 4422; §1, ch. 29737, 1955.	99.251—§202, RS 1892; GS 286; RGS 382; CGL 447; formerly §104.09, revised and renumbered by §3, ch. 26870, 1951; §1, ch. 29737, 1955.
4.10—§10, ch. 17097, 1935; CGL 1936 Supp. 5396(9); ch. 63-135.	91.11—§1, ch. 3251, 1881; RS 1129; GS 1550; RGS 2751; CGL 4428; §1, ch. 29737, 1955.	99.341—§10A, ch. 24994, 1948; §1, ch. 25051, 1949.
4.11—§11, ch. 17097, 1935; CGL 1936 Supp. 5396(10); ch. 63-135.	91.12—§1130 RS 1892; GS 1551; RGS 2752; CGL 4424; §1, ch. 29737, 1955.	99.411—§2, ch. 24994, 1948; §1, ch. 25051, 1949.
4.12—§12, ch. 17097, 1935; CGL 1936 Supp. 5396(11); ch. 63-135.	91.13—§5, Nov. 21, 1828; RS 1131; GS 1552; RGS 2753; CGL 4425; §1, ch. 29737, 1955.	99.44—§31, ch. 3879, 1889; RS 185; §62, ch. 4328, 1895; §2, ch. 4699, 1899; GS 243; RGS 287; CGL 343; §9, ch. 26870, 1951.
4.13—§13, ch. 17097, 1935; CGL 1936 Supp. 5396(12); ch. 63-135.	91.14—§4, Nov. 21, 1828; RS 1131; GS 1553; RGS 2754; CGL 4426; §1, ch. 29737, 1955.	99.45—§31, ch. 3879, 1889; RS 185; §62, ch. 4328, 1895; §2, ch. 4699, 1899; GS 244; RGS 288; CGL 344; §1, ch. 25387, 1949; §9, ch. 26870, 1951.
4.14—§14, ch. 17097, 1935; CGL 1936 Supp. 5396(13); ch. 63-135.	91.15—§5, Nov. 21, 1828; RS 1132; GS 1554; RGS 2755; CGL 4427; §1, ch. 29737, 1955.	99.47—§33, ch. 3879, 1889; RS 187; §64, ch. 4328, 1895; GS 246; RGS 290; CGL 346; §9, ch. 26870, 1951.
4.15—§15, ch. 17097, 1935; CGL 1936 Supp. 5396(14); am. §1, ch. 28244, 1953; ch. 63-135.	91.16—§1, Mar. 15, 1843; RS 1133; GS 1555; RGS 2756; CGL 4428; §1, ch. 29737, 1955.	99.48—§34, ch. 3879, 1889; RS 188; §65, ch. 4328, 1895; GS 247; RGS 291; CGL 347; §10, ch. 25384, 1949; §9, ch. 26870, 1951.
4.16—§16, ch. 17097, 1935; CGL 1936 Supp. 5396(15); §2, ch. 59-460; ch. 63-135.	91.17—§§2-7, Mar. 15, 1843; RS 1134; GS 1556; RGS 2757; CGL 4429; §1, ch. 29737, 1955.	99.57—§§1, 2, ch. 20845, 1941; §7, ch. 24994, 1948.
4.17—§17, ch. 17097, 1935; CGL 1936 Supp. 5396(16); ch. 63-135.	91.18—§9, Mar. 15, 1843; RS 1135; GS 1557; RGS 2758; CGL 4430; §1, ch. 29737, 1955.	99.60—§1, ch. 25392, 1949; §9, ch. 26870, 1951.
4.18—§18, ch. 17097, 1935; CGL 1936 Supp. 5396(17); ch. 63-135.	91.19—§10, Mar. 15, 1843; RS 1136; GS 1558; RGS 2759; CGL 4431; §1, ch. 29737, 1955.	100.29—§27, ch. 13893, 1929; §11, ch. 18405, 1937; CGL 1936 Supp. 337(29); §11, ch. 18405, 1937; §9, ch. 26870, 1951.
4.19—§19, ch. 17097, 1935; CGL 1936 Supp. 5396(18); ch. 63-135.	91.20—§11, Mar. 15, 1843; RS 1137; GS 1559; RGS 2760; CGL 4432; §1, ch. 29737, 1955.	100.33—§29, ch. 13893, 1929; CGL 1936 Supp. 337(28); §9, ch. 26870, 1951.
4.20—§20, ch. 17097, 1935; CGL 1936 Supp. 5396(19); §3, ch. 59-460; ch. 63-135.	91.21—§14, Mar. 15, 1843; RS 1138; GS 1560; RGS 2761; CGL 4433; §1, ch. 29737, 1955.	100.39—§6, ch. 18407, 1937; CGL 1940 Supp. 337(28-g); §6, ch. 22018, 1043; §9, ch. 26870, 1951.
4.201—§4, ch. 59-460; ch. 63-135.	91.22—§1139 RS 1892; RS 1139; GS 1561; RGS 2762; CGL 4434; §1, ch. 29737, 1955.	100.48—§10, ch. 22018, 1943; §9, ch. 26870, 1951.
4.21—§21, ch. 17097, 1935; CGL 1936 Supp. 5396(20); ch. 63-135.	91.23—§17, Mar. 15, 1843; RS 1140; GS 1562; RGS 2763; CGL 4435; §1, ch. 29737, 1955.	100.49—§8, ch. 24994, 1948; §1, ch. 25051, 1949.
4.22—§22, ch. 17097, 1935; CGL 1936 Supp. 5396(21), 5396(22); am. §7, ch. 22858, 1945; ch. 63-135.	91.24—§18, Mar. 15, 1843; RS 1141; GS 1563; RGS 2764; CGL 4436; §1, ch. 29737, 1955.	101.08—§3, ch. 11824, 1927; CGL 437; §1, ch. 25385, 1949; §9, ch. 26870, 1951.
4.23—§23, ch. 17097, 1935; CGL 1936 Supp. 5396(23); am. §7, ch. 22858, 1945; ch. 63-135.	91.25—§1, Mar. 6, 1845; RS 1143; GS 1565; RGS 2766; CGL 4438; §1, ch. 29737, 1955.	101.09—§4, ch. 11824, 1927; CGL 438; §1, ch. 25385, 1949; §9, ch. 26870, 1951.
4.24—§24, ch. 17097, 1935; CGL 1936 Supp. 5396(24); ch. 63-135.	91.26—§2, Mar. 6, 1845; RS 1144; GS 1566; RGS 2767; CGL 4439; §1, ch. 29737, 1955.	101.10—§5, ch. 11824, 1927; CGL 8201; §1, ch. 25385, 1949; §9, ch. 26870, 1951.
4.25—§25, ch. 17097, 1935; CGL 1936 Supp. 5396(25); ch. 63-135.	91.27—§3, Mar. 6, 1845; RS 1145; GS 1567; §1, ch. 5615, 1907; RGS 2768; CGL 4440; §1, ch. 29737, 1955.	101.13—§3, ch. 22014, 1943; §1, ch. 25385, 1949; §9, ch. 26870, 1951.
4.26—§26, ch. 17097, 1935; CGL 1936 Supp. 5396(26); ch. 63-135.	91.28—§12, Mar. 15, 1843; RS 1146; GS 1568; RGS 2769; CGL 4441; §1, ch. 29737, 1955.	101.15—§5, ch. 22014, 1943; §1, ch. 25385, 1949.
4.27—§27, ch. 17097, 1935; CGL 1936 Supp. 5396(27); ch. 63-135.	91.29—§9, Nov. 21, 1828; RS 1147; GS 1569; RGS 2770; CGL 4442; §1, ch. 29737, 1955.	101.16—§6, ch. 22014, 1943; §1, ch. 25385, 1949.
4.28—§28, ch. 17097, 1935; CGL 1936 Supp. 5396(28); ch. 63-135.	91.30—§§1, 2, ch. 24041, 1947; §1, ch. 29737, 1955.	101.17—§7, ch. 22014, 1943; §1, ch. 25385, 1949.
4.29—§29, ch. 17097, 1935; CGL 1936 Supp. 5396(29); am. §7, ch. 22858, 1945; ch. 63-135.	92.34—§1, ch. 26734, 1951; §5, ch. 28016, 1953.	101.18—§8, ch. 22014, 1943; §1, ch. 25385, 1949.
4.30—§30, ch. 17097, 1935; CGL 1936 Supp. 5396(30); ch. 63-135.	95.01—§13, ch. 1869, 1872; RS 1282; GS 1713; RGS 2926; CGL 4646; §1, ch. 29737, 1955.	101.19—§9, ch. 22014, 1943; §1, ch. 25385, 1949.
4.31—§31, ch. 17097, 1935; CGL 1936 Supp. 5396(31); ch. 63-135.	95.25—§1, ch. 20901, 1941; §1, ch. 61-489.	101.59—§§13, 14, ch. 17899, 1937; CGL 1940 Supp. 369(5); formerly §100.41, revised and renumbered by §5, ch. 26870, 1951; ch. 63-481.
4.32—§32, ch. 17097, 1935; CGL 1936 Supp. 5396(32); ch. 63-135.	98.02—§1, ch. 18061, 1937; CGL 1940 Supp. 248(1); §9, ch. 26870, 1951.	102.04—§4, ch. 6469, 1913; RGS 302; CGL 358; §9, ch. 26870, 1951.
4.33—§33, ch. 17097, 1935; CGL 1936 Supp. 5396(33); ch. 63-135.	98.09—§1, ch. 16014, 1933; CGL 1936 Supp. 254(1); §9, ch. 26870, 1951.	102.10—§9, ch. 6469, 1913; §1, ch. 6874, 1915; RGS 308; CGL 364; §9, ch. 26870, 1951.
4.34—§34, ch. 17097, 1935; CGL 1936 Supp. 5396(1); ch. 63-135.	98.16—Ch. 3700, 1887; ch. 3704, 1887; §8, ch. 3879, 1889; RS 162; §9, ch. 4328, 1895; GS 179; RGS 223; §1, ch. 9271, 1923; CGL 258; §1, ch. 25378, 1949.	102.12—§9, ch. 6469, 1913; §1, ch. 6874, 1915; RGS 310; CGL 366; §9, ch. 26870, 1951.
4.35—§36, ch. 17097, 1935; CGL 1936 Supp. 5396(33); ch. 63-135.	98.24—§§10, 14, ch. 17899, 1937; CGL 1940 Supp. 281(1); §1, ch. 20745, 1941; §11, ch. 24203, 1947.	102.13—§1, ch. 9295, 1923; CGL 367; §9, ch. 26870, 1951.
8.01-88.12—§§1-12, ch. 27996, 1953; §31, ch. 29901, 1955.	98.27—§12, ch. 4328, 1895; §6, ch. 4537, 1897; GS 187; RGS 231; CGL 284; §1, ch. 25325, 1949.	102.23—§16, ch. 6469, 1913; RGS 320; CG 377; §1, ch. 21958, 1943.
0.03—§1732 GS 1906; RGS 2947; CGL 4671; §1, ch. 57-196.	98.33—§13, ch. 3879, 1889; RS 167; §15, ch. 4328, 1895; GS 193; RGS 237; CGL 290; §5, ch. 24203, 1947; §1, ch. 25390, 1949.	102.291—§1, ch. 22760, 1945; §3, ch. 26870, 1951.
0.12—§38, Nov. 23, 1828; RS 1099; §1, ch. 4387, 1895; GS 1508; RGS 2708; CGL 4375; §1, ch. 29737, 1955.	98.371—§2, ch. 26870, 1951; §11, ch. 29934, 1955.	102.292—§9, ch. 24994, 1948; §1, ch. 25051, 1949.
0.13—§1, ch. 622, 1855; RS 1100; §2, ch. 4387, 1895; GS 1509; RGS 2709, CGL 4376; §1, ch. 29737, 1955.	98.39—§§16, 17, ch. 3879, 1889; RS 170; §18, ch. 4328, 1895; GS 199; RGS 243; CGL 296; §9, ch. 24203, 1947; §1, ch. 25381, 1949.	102.311—§1, ch. 22679, 1945; §9, ch. 26870, 1951.
0.16—§5, Act Mar. 21, 1828; §1115 RS 1892; GS 1533; RGS 2733; CGL 4405; §1, ch. 29737, 1955.	98.40—§18, ch. 3879, 1889; RS 171; §9, ch. 4328, 1895; §1, ch. 5250, 1903; GS 200; RGS 244; CGL 297; §9, ch. 26870, 1951.	102.43—§44, ch. 6469, 1913; §6, ch. 6874, 1915; RGS 348; CGL 405; §9, ch. 13761, 1929; §9, ch. 26870, 1951.
0.17—§58, ch. 1096, 1861; §1116 RS 1892; RGS 2734; CGL 4406; §1, ch. 29737, 1955.	98.43—§1, ch. 20872, 1941; §9, ch. 26870, 1951.	102.44—§45, ch. 6469, 1913; §7, ch. 6874, 1915; RGS 349; CGL 406; §10, ch. 13761, 1929; §4, ch. 17901, 1937; §5, ch. 19663, 1939; §4, ch. 25379, 1949; §10, ch. 26329, 1949; §9, ch. 26870, 1951.
0.18—§§59-61, ch. 1096, 1861; RS 1117; GS 1535; RGS 2735; CGL 4407; §1, ch. 29737, 1955.	98.45—§3, ch. 20872, 1941; §9, ch. 26870, 1951.	409; §13, ch. 13761, 1929; §9, ch. 26870, 1951.
0.19—§57, ch. 1096, 1861; RS 1118; GS 1536; RGS 2736; CGL 4408; §1, ch. 29737, 1955.	98.46—§4, ch. 20872, 1941; §9, ch. 26870, 1951.	
1.01—§§1, 6, Nov. 21, 1828; RS 1123; GS 1541; RGS 2741; CGL 4413; §1, ch. 29737, 1955.	98.50—§8, ch. 20872, 1941; §9, ch. 26870, 1951.	
1.02—§1, ch. 5402, 1905; RGS 2742; CGL 4414; §1, ch. 29737, 1955.		
1.03—§1124 RS 1892; GS 1542; RGS 2743; CGL 4415; am. §7, ch. 22858, 1945; §1, ch. 29737, 1955.		
1.04—§1125 RS 1892; GS 1543; RGS 2744; CGL 4416; §1, ch. 29737, 1955.		
1.05—§1126 RS 1892; GS 1544; RGS 2745; CGL 4417; §1, ch. 29737, 1955.		
1.06—§1127 RS 1892; GS 1545; RGS 2746; CGL 4418; §1, ch. 29737, 1955.		

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- 102.47—§48, ch. 6469, 1913; RGS 352; CGL 409; §13, ch. 13761, 1929; §9, ch. 26870, 1951.
- 102.52—§55, ch. 6469, 1913; §9, ch. 6874, 1915; RGS 359; CGL 416; §9, ch. 26870, 1951.
- 102.54—§62, ch. 6469, 1913; RGS 361; CGL 418; §9, ch. 26870, 1951.
- 102.56—§18, ch. 5014, 1901; ch. 5471, 1905; GS 277; RGS 363; CGL 420; §9, ch. 26870, 1951.
- 102.561—§§1, 2, ch. 22627, 1945; §9, ch. 26870, 1951.
- 102.57—§19, ch. 6470, 1913; RGS 364; CGL 421; §15, ch. 13761, 1929; §1, ch. 25380, 1949; §9, ch. 26870, 1951.
- 102.59—§2, ch. 5929, 1909; RGS 366; CGL 423; §2, ch. 25380, 1949.
- 102.60—§5, ch. 5929, 1909; RGS 367, 5905; CGL 424, 8169; §10, ch. 26484, 1951.
- 102.62—§2, 4, ch. 6470, 1913; RGS 5919; CGL 8183; §1, ch. 12199, 1927; §§1, 2, ch. 25273, 1949; §9, ch. 26870, 1951.
- 102.63—§59, ch. 6469, 1913; §22, ch. 6470, 1913; RGS 5915, 5934; CGL 8179, 8198; §1, ch. 21702, 1943; §9, ch. 26870, 1951.
- 102.64—§20, ch. 6470, 1913; RGS 5933; CGL 8197; §8, ch. 26870, 1951.
- 102.65—§23, ch. 6470, 1913; RGS 5935; CGL 8199; §8, ch. 26870, 1951.
- 102.68—§1, ch. 20854, 1941; §9, ch. 26870, 1951.
- 102.70—§2, ch. 21851, 1943; §9, ch. 26870, 1951.
- 103.07—§7, ch. 14715, 1931; CGL 1936 Supp. 457(7); §7, ch. 22858, 1945; §9, ch. 26870, 1951.
- 103.09—§9, ch. 14715, 1931; CGL 1936 Supp. 457(9); §9, ch. 26870, 1951.
- 104.01—§§1, 5, art. 10, ch. 38, 1845; ch. 3307, 1881; RS 194; GS 278; RGS 374; CGL 439; §9, ch. 26870, 1951.
- 104.02—§2, art. 10, ch. 38, 1845; RS 195; GS 279; RGS 375; CGL 440; §9, ch. 26870, 1951.
- 104.03—§3, art. 10, ch. 38, 1845; RS 196; GS 280; RGS 376; CGL 441; §9, ch. 26870, 1951.
- 104.04—§4, art. 10, ch. 38, 1845; RS 197; GS 281; RGS 377; CGL 442; §9, ch. 26870, 1951.
- 104.05—§6, art. 10, ch. 38, 1845; RS 198; GS 282; RGS 378; CGL 443; §9, ch. 26870, 1951.
- 104.07—§10, art. 10, ch. 38, 1845; RS 200; GS 284; RGS 380; CGL 445; §9, ch. 26870, 1951.
- 105.01-105.04—§§6-9, ch. 71, 1847; RS 204-207; GS 288-291; RGS 384-387; CGL 449-452; §9, ch. 26870, 1951.
- 105.05—§10, ch. 71, 1847; RS 208; GS 292; RGS 388; CGL 453; §9, ch. 26870, 1951.
- 105.06—§11, ch. 71, 1847; RS 209; GS 293; RGS 389; CGL 454; §9, ch. 26870, 1951.
- 105.07—§12, ch. 71, 1847; RS 210; GS 294; RGS 390; CGL 455; §9, ch. 26870, 1951.
- 106.01—§1, ch. 6471, 1913; RGS 391; CGL 456; §9, ch. 26870, 1951.
- 106.02—§2, ch. 6471, 1913; RGS 392; CGL 457; §9, ch. 26870, 1951.
- 111.01—§1, ch. 6447, 1913; RGS 206; §1, ch. 8491, 1921; §§1, 2, ch. 11335, 1925; CGL 238, §§1, 2, ch. 15720, 1931; §§1, 2, ch. 15859, 1933; §§1-2A, ch. 20963, 1941; am. §1, ch. 22913, 1945; am. §1, ch. 24035, 1947; (4)R by §7, ch. 29615, 1955; 1, ch. 57-401; §2, ch. 61-401.
- 112.06—§1, ch. 16184, 1933; CGL 1936 Supp. 242(1); §§1, 1A, ch. 21913, 1943; expired.
- 112.15—§1, ch. 21646, 1943; §10, ch. 26484, 1951.
- 120.01-120.06—§§1-4A, 6, ch. 20510; §§1-5, 7, ch. 21778, 1943; §7, ch. 24337, 1947.
- 120.07—§§1, 2, ch. 21694, 1943; §4, ch. 61-280.
- 120.10—Comp. §1, ch. 29777, 1955; §4, ch. 61-280.
- 120.11—Comp. §2, ch. 29777, 1955; §4, ch. 61-280.
- 120.12—Comp. §3, ch. 29777, 1955; §4, ch. 61-280.
- 120.13—Comp. §4, ch. 29777, 1955; §4, ch. 61-280.
- 120.14—Comp. §5, ch. 29777, 1955; §4, ch. 61-280.
- 120.15—Comp. §6, ch. 29777, 1955; §4, ch. 61-280.
- 120.16—Comp. §7, ch. 29777, 1955; §4, ch. 61-280.
- 121.01—§1, ch. 22831, 1945; am. §1, ch. 23958, 1947. Consolidated, revised and renumbered as ch. 122 by ch. 29801, 1955.
- 121.02—§2, ch. 22831, 1945; am. §2, ch. 23958, 1947. Sub §(1), (4) am. §1, ch. 28174, 1953. Consolidated, revised and renumbered as ch. 122 by ch. 29801, 1955.
- 121.03—§3, ch. 22831, 1945; am. §3, ch. 23958, 1947; §11, ch. 25035, §1, ch. 25417, 1949; am. §2, ch. 28174, 1953. Consolidated, revised and renumbered as ch. 122 by ch. 29801, 1955.
- 121.04—§4, ch. 22831, 1945; am. §4, ch. 23958, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.041—§§1, 2, ch. 25375, 1949. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.042—§1, ch. 23672, 1947; §11, ch. 25035, 1949. Transferred from §112.16. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.043—§2, ch. 23672, 1947. Transferred from §112.17. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.044—§§1-3, ch. 27992, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.05—§5, ch. 22831, 1945; am. §5, ch. 23958, 1947; §11, ch. 25035, 1949; am. §3, ch. 28174, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.06—§6, ch. 22831, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.07—§7, ch. 22831, 1945; am. §6, ch. 23958, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.08—§8, ch. 22831, 1945; am. §7, ch. 23958, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.09—§9, ch. 22831, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.10—§10, ch. 22831, 1945; am. §8, ch. 23958, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.11—§11, ch. 22831, 1945. Am. §8, ch. 26869, 1951. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.12—§12, ch. 22831, 1945; am. §4, ch. 28174, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.13—§13, ch. 22831, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.14—§4, ch. 22831, 1945; am. §5, ch. 28174, §§1, 2, ch. 28250, §1, ch. 28258, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.15—§15, ch. 22831, 1945; am. §9, ch. 23958, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.16—§16, ch. 22831, 1945; am. §1, ch. 28122, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.17—§17, ch. 22831, 1945; am. §2, ch. 28122, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.18—§1, ch. 28064, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 121.19—§§1-4, ch. 28160, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 124.05—§2, ch. 5968, 1909; RGS 1474; CGL 2152, ch. 24108, 1947.
- 125.12—§1, ch. 5696, 1907; RGS 1490; CGL 2199; §1, ch. 61-15.
- 125.13—§2, ch. 5696, 1907; RGS 1491; CGL 2200; §1, ch. 61-15.
- 125.14—§3, ch. 5696, 1907; RGS 1492; CGL 2201; §1, ch. 61-15.
- 125.16—Ch. 3106, 1879; RS 583; §1, ch. 4911, 1901; GS 775; §1, ch. 5695, 1907; §§1, 2, ch. 6240, 1911; RGS 1495; §1, ch. 11014, 1927; CGL 2204; §24, ch. 57-1.
- 125.161—§§1-3, ch. 28192, 1953; §1, ch. 29752 and §1, ch. 29985, 1955; (1) (f) by §§1, 2, ch. 31418, 1956; (1), (2), (4) by §§1, 1A, 2, ch. 57-798; (1) (b) by §1, ch. 59-39; (1) (tt) by §1, ch. 59-487; (1) (vv) by §1, ch. 59-468; (1) (nnn) by §1, ch. 59-180; (1) (pa) by §1, ch. 61-535; (1) (ii)a. by §1, ch. 61-56; (1) (iii)a. by §1, ch. 61-534; (1) (nnn)a. by §1, ch. 61-381; ch. 63-572.
- 125.18-125.21—§§1-4, ch. 5199, 1903; GS 777-780; CGL 2262-2265; §§1-4, ch. 25436, 1949.
- 128.07—§8, ch. 6813, 1915; RGS 1523; CGL 2301; §9, ch. 26869, 1951.
- 134.01—§1, ch. 22938, 1945; am. §1, ch. 23959, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- cf.—ch. 121 State officers and employees retirement.
- 134.02—§2, ch. 22938, 1945; am. §2, ch. 23959, 1947. Sub. §(1), (4) am. §1, ch. 28175, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.03—§3, ch. 22938, 1945; am. §3, ch. 23959, 1947. §1 ch. 25410, 1949; am. §2, ch. 28175, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.04—§4, ch. 22938, 1945; am. §4, ch. 23959, 1947; §11, ch. 25035, 1949. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.05—§5, ch. 22938, 1945; am. §5, ch. 23959, 1947. Am. §3, ch. 28175, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.06—§6, ch. 22938, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.07—§7, ch. 22938, 1945; am. §6, ch. 23959, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.071—§4, ch. 25410, 1949. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.08—§8, ch. 22938, 1945; am. §7, ch. 23959, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.09—§9, ch. 22938, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.10—§10, ch. 22938, 1945; am. §8, ch. 23959, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.11—§11, ch. 22938, 1945; am. §8a, ch. 23959, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.12—§12, ch. 22938, 1945; am. §4, ch. 28175, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.13—§13, ch. 22938, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.14—§14, ch. 22938, 1945; am. §2, ch. 28258, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.15—§15, ch. 22938, 1945; am. §9, ch. 23959, 1947. Am. §1, ch. 28298, 1953. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.16—§16, ch. 22938, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.17—§17, ch. 22938, 1945. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 134.18—§§1, 2, 3, ch. 23960, 1947. Consolidated, revised and renumbered as ch. 122, by ch. 29801, 1955.
- 136.09—§11, ch. 6932, 1915; RGS 1567; §1, ch. 11959, 1927; CGL 2412; 59-23.
- 139.01-139.13—§§1-13, ch. 5239, 1903; GS 872-884; RGS 1634-1646; CGL 2666-2678; §167, ch. 29965, 1955.
- 139.14—§§1, 2, ch. 20521, 1941; §167, ch. 29965, 1955.
- 140.01—§1, ch. 6208, 1911; §1, ch. 7750, 1918; RGS 1647; §1, ch. 9313, 1923; CGL

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2679; §167, ch. 29965, 1955.	175.05—§5, ch. 19112, 1939; CGL 1940 Supp.	182.21—§20, ch. 20916, 1941; §5, ch. 22556,
140.02—§2, ch. 6208, 1911; §1, ch. 6879,	3092(153); §2, ch. 61-119; ch. 63-249.	1945; §1, ch. 26710, 1951.
1915; RGS 1648; §2, ch. 9313, 1923; CGL	175.06—§6, ch. 19112, 1939; CGL 1940 Supp.	182.22—§22, ch. 20916, 1941; §1, ch. 26710,
2680; §167, ch. 29965, 1955.	3092(154); am. §1, ch. 21709, 1943; §1,	1951.
140.03—§3, ch. 6208, 1911; RGS 1649; §3,	ch. 61-111; ch. 63-249.	182.23—§§2, 3, ch. 26710, 1951; expired, see
ch. 9313, 1923; CGL 2681; §167, ch.	175.07—§7, ch. 19112, 1939; CGL 1940 Supp.	state treasurer's report of 1952; §26, ch.
29965, 1955.	3092(155). Am. §1, ch. 29734, 1955; §2, ch.	28230, 1953.
140.04—§4, ch. 6208, 1911; §2, ch. 6879,	61-119; ch. 63-249.	184.19—Comp. § 19, 22, ch. 26919, 1951;
1915; §2, ch. 7750, 1918; RGS 1650; §4,	175.08—§8, ch. 19112, 1939; CGL 1940 Supp.	59-361.
ch. 9313, 1923; CGL 2682; §167, ch. 29965,	3092(156); §2, ch. 61-119; ch. 63-249.	185.17—Comp. §15, ch. 28230, 1953; 59-320.
1955.	175.09—§9, ch. 19112, 1939; CGL 1940 Supp.	185.20—§18, ch. 28230, 1953; §5, ch. 29825,
140.05—§3, ch. 7750, 1918; RGS 1651; CGL	3092(157); ch. 63-249.	1955; 59-320.
2683; §167, ch. 29965, 1955.	175.10—§10, ch. 19112, 1939; CGL 1940 Supp.	185.22—§20, ch. 28230, 1953; §7, ch. 29825,
140.06—§5, ch. 6208, 1911; §1, ch. 7904,	3092(158); ch. 63-249.	1955; 59-320.
1919; RGS 1652; §5, ch. 9313, 1923; CGL	175.11—§11, ch. 19112, 1939; CGL 1940 Supp.	185.26—§22, ch. 28230, 1953; §4, ch. 57-118;
2684; §167, ch. 29965, 1955.	3092(159); ch. 63-249.	59-320.
140.07—§6, ch. 6208, 1911; RGS 1653; §6,	175.12—§12, ch. 19112, 1939; CGL 1940	185.28—Comp. §24, ch. 28230, 1953; 59-320.
ch. 9313, 1923; CGL 2685; §167, ch.	Supp. 3092(160); §2, ch. 61-119; ch. 63-249.	192.121—§§1, 2, ch. 26899, 1951; §7, ch.
29965, 1955.	175.13—§13, ch. 19112, 1939; CGL 1940 Supp.	29615, 1955.
140.08—§7, ch. 6208, 1911; RGS 1654; CGL	3092(161); §2, ch. 61-119; ch. 63-249.	192.55—§§1-4, ch. 21880, 1943; expired.
2686; §167, ch. 29965, 1955.	175.14—§14, ch. 19112, 1939; CGL 1940 Supp.	193.33—§1, ch. 15786, 1931; CGL 1936 Supp.
140.09—§8, ch. 6208, 1911; §3, ch. 6879,	3092(162); ch. 63-249.	937(1); unconstitutional §2, art. IX,
1915; RGS 1655; CGL 2687; §167, ch.	175.15—§15, ch. 19112, 1939; CGL 1940 Supp.	Fia. Const. abolishes all ad valorem
29965, 1955.	3092(163); ch. 63-249.	taxes for state purposes.
140.10—§9, ch. 6208, 1911; RGS 1656; CGL	175.16—§16, ch. 19112, 1939; CGL 1940 Supp.	193.43—§1, ch. 7268, 1917; RGS 740; CGL
2688; §167, ch. 29965, 1955.	3092(164); §2, ch. 61-119; ch. 63-249.	949; §9, ch. 57-349.
140.11—§10, ch. 6208, 1911; RGS 1657; CGL	175.161—Comp. §1, ch. 26908, 1951; ch. 63-	194.48—§37, ch. 20722, 1941; §14, ch. 22079,
2689; §167, ch. 29965, 1955.	249.	1943.
140.12—§1, ch. 10238, 1925; CGL 2704; §167,	175.17—§17, ch. 19112, 1939; CGL 1940 Supp.	194.49—§38, ch. 20722, 1941; §15, ch. 22079,
ch. 29965, 1955.	3092(165); §2, ch. 61-119; ch. 63-249.	1943.
140.13—§2, ch. 10238, 1925; CGL 2705; §167,	175.18—§18, ch. 19112, 1939; CGL 1940 Supp.	194.50—§39, ch. 20722, 1941; §16, ch. 22079,
ch. 29965, 1955.	3092(166); §2, ch. 61-119; ch. 63-249.	1943.
140.14—§11, ch. 6208, 1911; RGS 1658; CGL	175.19—§19, ch. 19112, 1939; CGL 1940 Supp.	194.52—§41, ch. 20722, 1941; §18, ch. 22079,
2690; §167, ch. 29965, 1955.	3092(167); ch. 63-249.	1943.
140.15—§13, ch. 6208, 1911; RGS 1659; CGL	175.20—§20, ch. 19112, 1939; CGL 1940 Supp.	199.19—§21, ch. 20724, 1941; §5, ch. 22867,
2691; §167, ch. 29965, 1955.	3092(168); ch. 63-249.	1945.
140.16—§14, ch. 6208, 1911; RGS 1660; §1,	175.21—§21, ch. 19112, 1939; CGL 1940 Supp.	201.03—§1, ch. 15787, 1931; CGL 1936 Supp.
ch. 10144, 1925; CGL 2692; §167, ch.	3092(169); ch. 63-249.	1279(111); §1, ch. 57-107.
29965, 1955.	175.22—§22, ch. 19112, 1939; CGL 1940 Supp.	201.06—§1, ch. 15787, 1931; CGL 1936 Supp.
140.17—§15, ch. 6208, 1911; RGS 1661; CGL	3092(170); ch. 63-249.	1279(111); §2, ch. 57-107.
2693; §167, ch. 29965, 1955.	175.23—§23, ch. 19112, 1939; CGL 1940 Supp.	202.01—§2, ch. 17095, 1935; CGL 1936 Supp.
140.18—§16, ch. 6208, 1911; RGS 1662;	3092(171); §2, ch. 61-119; ch. 63-249.	1279(110b); am. §7, ch. 22858, 1945; §24,
CGL 2694; §167, ch. 29965, 1955.	175.24—§24, ch. 19112, 1939; CGL 1940	ch. 57-1.
140.19—§17, ch. 6208, 1911; RGS 1663; CGL	Supp. 3092(172); §2, ch. 61-119; ch. 63-249.	202.02—§3, ch. 17095, 1935; CGL 1936 Supp.
2695; §167, ch. 29965, 1955.	3092(173); §2, ch. 61-119; ch. 63-249.	1279(110c); §24, ch. 57-1.
140.20—§4, ch. 6879, 1915; RGS 1664; CGL	175.25—§25, ch. 19112, 1939; CGL 1940 Supp.	202.03—§5, ch. 17095, 1935; CGL 1936 Supp.
2696; §167, ch. 29965, 1955.	3092(174); §2, ch. 61-119; ch. 63-249.	7455(4); §24, ch. 57-1.
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140.23—§7, ch. 9313, 1923; CGL 2699; §167,	22846, 1945.	204.04—Ch. 20977, 1941; ch. 26319, 1949.
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141.01-141.04—§§1-4, ch. 8512, 1921; CGL	180.28—§3, ch. 21893, 1943; expired.	4151(95h); §7, ch. 20977, 1941; §7, ch.
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142.14—§9, ch. 4323, 1895; §1, ch. 4527,	180.30—§5, ch. 21893, 1943; expired.	204.08—§9, ch. 16848, 1935; CGL 1936
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7745, 1918; RGS 1787; §§1, 3, ch. 10091,	182.01—§1, ch. 20916, 1941; §1, ch. 26710,	§7, ch. 29615, 1955.
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146.01—§1, ch. 12002, 1927; CGL 2878; §1,	182.02—§2, ch. 20916, 1941; §1, ch. 22556,	205.22-205.25—§§1-8, ch. 18069, 1937; CGL
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146.02—§2, ch. 12002, 1927; CGL 2879; §1,	182.03—§3, ch. 20916, 1941; §1, ch. 22556,	22000, 1943.
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146.04—§4, ch. 12002, 1927; CGL 2881; §1,	182.05—§5, ch. 20916, 1941; §1, ch. 26710,	1279(31a); §11, ch. 25035, 1949.
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146.05—§5, ch. 12002, 1927; CGL 2882; §1,	182.06—§6, ch. 20916, 1941; §1, ch. 26710,	1917; RGS 911; §1, ch. 10150, 1925; CGL
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146.06—§1, ch. 10146, 1925; CGL 2885; §1,	182.07—§7, ch. 20916, 1941; §1, ch. 26710,	19513, 1939; CGL 1940 Supp. 1182(1), 6590
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150.10—§10, ch. 14756, 1931; CGL 1936 Supp.	182.12—§12, ch. 20916, 1941; §1, ch. 26710,	1917; RGS 911; §1, ch. 10150, 1925; CGL
2934(14); §4, ch. 28034, 1953.	1951.	1182; §22, ch. 19513, 1939; CGL 1940 Supp.
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170.13—§13, ch. 9298, 1923; CGL 3034; 59-	182.15—§15, ch. 20916, 1941; §1, ch. 26710,	1949.
396.	1951.	205.45—§29, ch. 6421, 1913; §1, ch. 7274,
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175.02—§2, ch. 19112, 1939; CGL 1940 Supp.	182.17—§17, ch. 20916, 1941; §1, ch. 26710,	14741, 1931; §§1, 4, ch. 16049, 1933; §2,
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175.03—§3, ch. 19112, 1939; CGL 1940 Supp.	182.18—§18, ch. 20916, 1941; §1, ch. 26710,	6212(6); §22, ch. 19513, 1939; CGL 1940
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- 205.67—§10, ch. 18069, 1937; CGL 1940 Supp. 7455(5); §10, ch. 26484, 1951.
- 205.69—§§1-3, ch. 21769, 1943; §13, ch. 25255, 1949.
- 207.26—§15, ch. 16082, 1933; CGL 1936 Supp. 1167(76), 7794(11); §24, ch. 57-1.
- 208.12—§8(c), ch. 15659, 1931; CGL 1936 Supp. 1167(23); §5, ch. 20300, 1941; §2, ch. 57-411.
- 208.13—§9, ch. 15659, 1931; CGL 1936 Supp. 1167(24); §6, ch. 20300, 1941; §2, ch. 57-411.
- 208.14—§10, ch. 15659, 1931; CGL 1936 Supp. 1167(25); §2, ch. 57-411.
- 208.29—§1, ch. 20300, 1941; §2, ch. 57-411.
- 208.30—§2, ch. 20300, 1941; §2, ch. 57-411.
- 208.31—§3, ch. 20300, 1941; §2, ch. 57-411.
- 208.32—§4, ch. 20300, 1941; §2, ch. 57-411.
- 208.33—§7, ch. 20300, 1941; §8, ch. 20301, 1941; §2, ch. 57-411.
- 208.34—§8, ch. 20300, 1941; §2, ch. 57-411.
- 208.35—§9, ch. 20300, 1941; §2, ch. 57-411.
- 208.36—§1, ch. 20301, 1941; §2, ch. 57-411.
- 208.37—§2, ch. 20301, 1941; §2, ch. 57-411.
- 208.38—§3, ch. 20301, 1941; §2, ch. 57-411.
- 208.39—§4, ch. 20301, 1941; §2, ch. 57-411.
- 208.40—§5, ch. 20301, 1941; §2, ch. 57-411.
- 208.41—§6, ch. 20301, 1941; am. §7, ch. 22000, 1943; §2, ch. 57-411.
- 208.42—§7, ch. 20301, 1941; §2, ch. 57-411.
- 208.46—§§1, 2, ch. 22598, 1945; §7, ch. 29615, 1955.
- 209.18—§17A, ch. 19446, 1939; CGL 1940 Supp. 1167(119); §19, ch. 26718, 1951.
- 210.17—§17, ch. 21946, 1943; §17, ch. 22645, 1945. Comp. §1, ch. 26320, 1949; material contained in former §210.17 is now covered by §210.18; §9, ch. 29884, 1955.
- 210.21—§1, ch. 26320, 1949; sub. §(1)(d), (e), am. §§1, 2, ch. 26813, 1951; sub. §(1)(d) am. §1, ch. 28039, 1953; §1, ch. 29750, 1955.
- 211.21—§18, ch. 22784, 1945; expired.
- 215.13—§5, Mar. 4, 1839; RS 419; GS 608, RGS 1043; CGL 1354; §24, ch. 57-1.
- 215.14—§1, ch. 5603, 1907; RGS 1052; CGL 1363; §2, ch. 61-401.
- 215.17—§1, ch. 13630, 1929; CGL 1936 Supp. 1365(1); §1, ch. 61-516.
- 215.21—§2, ch. 20890, 1941; §5, ch. 61-493.
- 215.241—Comp. §1, ch. 26491, 1951; §3, ch. 61-297, §5, ch. 61-493.
- 215.242—Comp. §§1, 2, ch. 29652, 1955; §3, ch. 61-297, §5, ch. 61-493.
- 215.27—§§1-4, ch. 22044, 1943; expired.
- 215.30—§2, ch. 22833, 1945; (6) n. by §1, ch. 59-257; §5, ch. 61-119.
- 215.33—§4, ch. 22833, 1945; ch. 63-572.
- 216.03—§3, ch. 8426, 1921; CGL 1368; §2, ch. 14654, 1931; §1, ch. 22857, 1945.
- 216.05—§§1, 2, ch. 17784, 1937; CGL 1940 Supp. 1373(a), 1373(b); §1, ch. 22857, 1945.
- 216.161—Comp. §10, ch. 28231, 1953; §2, ch. 61-119.
- 216.171—§7, ch. 25370, 1949; former section transferred from §282.081 in 1951 and repealed by §15, ch. 28231, 1953; present section, Comp. §4, ch. 28231, 1953; §2, ch. 61-401.
- 216.21—§§1-3, ch. 28127, 1953; expired.
- 216.23—Comp. §§10, 11, ch. 28115, §§6, 7, ch. 28231, 1953; transferred from §215.40, 1955; §2, ch. 61-401.
- 216.24—Comp. §18, ch. 28115, §11, ch. 28231, 1953; transferred from §215.41, 1955; §2, ch. 61-401.
- 216.26—Comp. §7, ch. 28115, 1953; transferred from §116.201, 1955; §2, ch. 61-235.
- 216.261—Comp. §11, ch. 57-424; §2, ch. 61-236.
- 216.29—§14, ch. 28115, 1953; transferred from §240.093, 1955; §10, ch. 57-400.
- 216.291—§12, ch. 57-424; §1, ch. 59-246; ch. 63-412.
- 227.01-227.12—§§101-104, 107, 108, 110, 113-117, ch. 19355, 1939; CGL 1940 Supp. 892(1)-(4), (7), (8), (10), (13)-(17); §1, ch. 29764, 1955.
- 227.13—§118, ch. 19355, 1939; CGL 1940 Supp. 892(18); §3, ch. 20910, 1941; §1, ch. 29764, 1955.
- 227.14—§119, ch. 19355, 1939; CGL 1940 Supp. 892(19); §1, ch. 29764, 1955.
- 228.05—§205, ch. 19355, 1939; CGL 1940 Supp. 892(24); §5, ch. 29764, 1955.
- 228.08—§208, ch. 19355, 1939; CGL 1940 Supp. 892(27); §6, ch. 29764, 1955.
- 228.10—§210, ch. 19355, 1939; CGL 1940 Supp. 892(29); §15, ch. 20970, 1941; §15, ch. 20970, 1941.
- 228.12—§212, ch. 19355, 1939; CGL 1940 Supp. 892(31); §6-A, ch. 29764, 1955.
- 228.17—§217, ch. 19355, 1939; CGL 1940 Supp. 892(36); §8-A, ch. 29764, 1955.
- 228.18—§218, ch. 19355, 1939; CGL 1940 Supp. 892(37); §8-A, ch. 29764, 1955.
- 229.02—§302, ch. 19355, 1939; CGL 1940 Supp. 892(42); §10, ch. 29764, 1955.
- 229.03—§303, ch. 19355, 1939; CGL 1940 Supp. 892(43); §11, ch. 29764, 1955.
- 229.081—Comp. §1, ch. 28076, 1953; 59-371.
- 229.09—§309, ch. 19355, 1939; CGL 1940 Supp. 892(49); §15, ch. 29764, 1955.
- 229.10—§310, ch. 19355, 1939; CGL 1940 Supp. 892(50); §16, ch. 29764, 1955.
- 229.11—§311, ch. 19355, 1939; CGL 1940 Supp. 892(51); §17, ch. 29764, 1955.
- 229.13—§313, ch. 19355, 1939; CGL 1940 Supp. 892(53); §18, ch. 29764, 1955.
- 229.14—§314, ch. 19355, 1939; CGL 1940 Supp. 892(54); §19, ch. 29764, 1955.
- 229.40—§§1-4, ch. 22063, 1943; transferred from §242.50 by §26, ch. 29764, 1955; provisions contained herein formerly §242.50; §1, ch. 61-516.
- 230.06—§406, ch. 19355, 1939; CGL 1940 Supp. 892(69); §6, ch. 23726, 1947; §30, ch. 29764, 1955; §2, ch. 57-249.
- 230.07—§407, ch. 19355, 1939; CGL 1940 Supp. 892(70).
- Am. §31, ch. 29764, 1955; §2, ch. 57-249.
- 230.09—§409, ch. 19355, 1939; CGL 1940 Supp. 892(72); am. §8, ch. 23726, 1947; §33, ch. 29764, 1955.
- 230.13—§413, ch. 19355, 1939; CGL 1940 Supp. 892(76); §34, ch. 29764, 1955.
- 230.14—§414, ch. 19355, 1939; CGL 1940 Supp. 892(77); §35, ch. 29764, 1955.
- 230.20—§420, ch. 19355, 1939; CGL 1940 Supp. 892(83); §36, ch. 29764, 1955.
- 230.231—§§1-3, ch. 28265, 1953; §39, ch. 29764, 1955.
- 230.25—§425, ch. 19355, 1939; CGL 1940 Supp. 892(88); am. §10, ch. 23726, 1947; am. §1, ch. 26902, 1951; §39-A, ch. 29764, 1955.
- 230.27—§427, ch. 19355, 1939; CGL 1940 Supp. 892(90); §39-B, ch. 29764, 1955.
- 230.36—§436, ch. 19355, 1939; CGL 1940 Supp. 892(99); §44, ch. 29764, 1955.
- 230.44—§1, ch. 20910, 1941; am. §13, ch. 23726, 1947; §46, ch. 29764, 1955.
- 230.50—§§1, 2, ch. 29835, 1955; §15, ch. 57-252.
- 230.51—§3, ch. 29835, 1955; §15, ch. 57-252.
- 230.52—§4, ch. 29835, 1955; §15, ch. 57-252.
- 230.53—§5, ch. 29835, 1955; §15, ch. 57-252.
- 230.54—§6, ch. 29835, 1955; §15, ch. 57-252.
- 230.55—Comp. §§1-7, ch. 57-760; §1, ch. 61-516.
- 231.08—§508, ch. 19355, 1939; CGL 1940 Supp. 892(112); §54, ch. 23726, 1947.
- 231.161—§5, ch. 61-263; ch. 63-223.
- 231.19—§519, ch. 19355, 1939; CGL 1940 Supp. 892(123); §54, ch. 23726, 1947.
- 231.21—§521, ch. 19355, 1939; CGL 1940 Supp. 892(125); §54, ch. 23726, 1947.
- 231.22—§522, ch. 19355, 1939; CGL 1940 Supp. 892(126); 8115(4), 8115(5); §1, ch. 25363, 1949; §2, ch. 28018, 1953.
- 231.23—§523, ch. 19355, 1939; CGL 1940 Supp. 892(127); §7, ch. 22858, 1945; §3, ch. 26894, 1951.
- 231.25—§525, ch. 19355, 1939; CGL 1940 Supp. 892(129); 59-371.
- 231.26—§526, ch. 19355, 1939; CGL 1940 Supp. 892(130); §3, ch. 26894, 1951.
- 231.27—§527, ch. 19355, 1939; CGL 1940 Supp. 892(131); 59-371.
- 233.19—§719, ch. 19355, 1939; CGL 1940 Supp. 892(231); §59-A, ch. 29764, 1955.
- 233.20—§720, ch. 19355, 1939; CGL 1940 Supp. 892(232); §59-A, ch. 29764, 1955.
- 233.26—§726, ch. 19355, 1939; CGL 1940 Supp. 892(238); am. §7, ch. 24337, 1947; 59-282.
- 235.17—§917, ch. 19355, 1939; CGL 1940 Supp. 892(289); §10, ch. 26484, 1951.
- 235.22—§922, ch. 19355, 1939; CGL 1940 Supp. 892(304); §54, ch. 23726, 1947.
- 236.021—§1, ch. 61-263; ch. 63-463.
- 236.06—§1006, ch. 19355, 1939; CGL 1940 Supp. 892(325); §54, ch. 23726, 1947.
- 236.072—Comp. §1, ch. 29638, 1955; §1, ch. 61-516.
- 236.10—§1010, ch. 19355, 1939; CGL 1940 Supp. 892(329); §54, ch. 23726, 1947.
- 236.11—§1011, ch. 19355, 1939; CGL 1940 Supp. 892(330); §4, ch. 22839, 1945; §54, ch. 23726, 1947.
- 236.12—§1012, ch. 19355, 1939; CGL 1940 Supp. 892(331); §9, ch. 20970, 1941; §54, ch. 23726, 1947.
- 236.121—§1, ch. 24347, 1947; §76, ch. 29764, 1955.
- 236.14—Comp. §17, ch. 29754, 1955; ch. 63-55.
- 236.16—§1016, ch. 19355, 1939; CGL 1940 Supp. 892(335); §54, ch. 23726, 1947.
- 236.26—§1026, ch. 19355, 1939; CGL 1940 Supp. 892(345); §10, ch. 26484, 1951.
- 236.54—§1054, ch. 19355, 1939; CGL 1940 Supp. 892(373); §84, ch. 29764, 1955.
- 236.59—§1, ch. 20691, 1941; §86-A, ch. 29764, 1955.
- 236.60—§§1, 2, ch. 20915, 1941; §16, ch. 21989, 1943; §54, ch. 23726, 1947.
- 236.63-236.66—§§6-9, ch. 20910, 1941; §54, ch. 23726, 1947.
- 236.67—§§1-6, ch. 21884, 1943; §54, ch. 23726, 1947.
- 238.18—§1, ch. 24131, 1947; expired.
- 238.19—§5, ch. 61-301; ch. 63-554.
- 238.20—§6, ch. 61-301; ch. 63-554.
- 238.21—§7, ch. 61-301; ch. 63-554.
- 238.22—§8, ch. 61-301; ch. 63-554.
- 238.23—§9, ch. 61-301; ch. 63-554.
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- 238.25—§11, ch. 61-301; ch. 63-554.
- 238.26—§12, ch. 61-301; ch. 63-554.
- 238.27—§13, ch. 61-301; ch. 63-554.
- 238.28—§14, ch. 61-301; ch. 63-554.
- 238.29—§15, ch. 61-301; ch. 63-554.
- 238.30—§16, ch. 61-301; ch. 63-554.
- 239.021—Comp. §§1, 2, ch. 29753, 1955; ch. 63-572.
- 239.11—§21, ch. 5384, 1905; §1, ch. 6835, 1915; RGS 634; §1, ch. 10248, 1925; CGL 806; ch. 63-572.
- 239.12—§2, ch. 6835, 1915; RGS 635; §2, ch. 10248, 1925; CGL 807; am. §3, ch. 23669, 1947; ch. 63-572.
- 239.13—§3, ch. 6835, 1915; RGS 636; §3, ch. 10248, 1925; CGL 808; ch. 63-572.
- 239.14—§4, ch. 6835, 1915; RGS 637; CGL 809; §28, ch. 29754, 1955.
- 239.15—§5, ch. 6835, 1915; RGS 638; §4, ch. 10248, 1925; CGL 810; ch. 63-572.
- 239.16—§6, ch. 6835, 1915; RGS 639; CGL 811; §7, ch. 22858, 1945; §3, ch. 26894, 1951.
- 239.17—§7, ch. 6835, 1915; RGS 640; CGL 812; §4, ch. 23669, 1947.
- 239.18—§8, ch. 6835, 1915; RGS 641; §5, ch. 10248, 1925; CGL 813; ch. 63-572.
- 239.19—§1, ch. 9134, 1923; §1, ch. 12261, 1927; CGL 769; §39, ch. 23726, 1947; 2nd par. am. §1, ch. 26615, 1951; am. §1, ch. 28102, 1953; §98, ch. 29764, 1955.
- 239.20—§2a, ch. 12261, 1927; CGL 770; am. §40, ch. 23726, 1947; §100, ch. 29764, 1955.
- 239.21—§2, ch. 9134, 1923; CGL 771; §100, ch. 29764, 1955.
- 239.22—§3, ch. 9134, 1923; §3, ch. 10245, 1925; CGL 772; §41, ch. 23726, 1947; §20, ch. 26869, 1951; am. §2, ch. 28102, 1953; §100, ch. 29764, 1955.
- 239.23—§4, ch. 9134, 1923; am. §3, ch. 28102, 1953; §100, ch. 29764, 1955.
- 239.24—§5, ch. 9134, 1923; CGL 774; am. §42, ch. 23726, 1947; am. §4, ch. 28102, 1953; §100, ch. 29764, 1955.
- 239.25-239.33—§§1-5, ch. 17474, 1935; CGL 1936 Supp. 2146(21)-2146(25); §6, ch. 22000, 1943; see §295.01-295.05.
- 239.36—§1, ch. 17030, 1935; CGL 1936 Supp. 620(1); ch. 63-572.
- 239.37—§1, ch. 22944, 1945; §21, ch. 26869, 1951; ch. 63-572.
- 239.39—§3, ch. 22944, 1945; §101, ch. 29764, 1955.
- 239.40—§4, ch. 22944, 1945; am. §50, ch. 23726, 1947; §101, ch. 29764, 1955.
- 239.45—§10, ch. 28102; §6, ch. 29726, 1955.
- 239.46—§1, ch. 29819, 1955; §1, ch. 57-789. Expired.
- 240.09—§6, ch. 1915, 1919; CGL 783; §3, ch. 19280, 1939; §15, ch. 28231, 1953.
- 240.12—§38, ch. 5384, 1905; RGS 619; CGL 786; §54, ch. 23726, 1947.
- 241.04—§1, ch. 10288, 1925; CGL 791; §10, ch. 26484, 1951.

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- 241.05—§2, ch. 10288, 1925; CGL 792; §7, ch. 22858, 1945; §10, ch. 26484, 1951.
- 241.051—§§1-8, ch. 22596, 1945; §10, ch. 26484, 1951.
- 241.06—§1, ch. 17471, 1935; CGL 1936 Supp. 792(1); §10, ch. 26484, 1951.
- 241.07—§2, ch. 17471, 1935; CGL 1936 Supp. 792(2); §10, ch. 26484, 1951.
- 241.09—§3, ch. 22994, 1945; §24, ch. 26869, 1951.
- 241.11—§1, ch. 6432, 1913; RGS 625; CGL 794; §25, ch. 26869, 1951.
- 241.20—§1, ch. 13567, 1929; CGL 1936 Supp. 836(1); §26, ch. 26869, 1951.
- 241.43—§§1-5, ch. 19005, 1939; §10, ch. 26484 and §27, ch. 26869, 1951.
- 241.46—§1, 2, ch. 22054, 1943; am. §1, ch. 22773, 1945; 59-298.
- 241.47—§§1-7, ch. 22081, 1943; sub. §(8); §29, ch. 26869, 1951; §1, ch. 28043, 1953.
- 241.472—Comp. §§ 1-3, ch. 27998, 1953; §1, ch. 61-516.
- 241.473—Comp. §1, ch. 29666, 1955; §1, ch. 61-516.
- 241.474—Comp. §§1, 2, ch. 31387, 1956; §1, ch. 61-516.
- 241.50-241.58—§§1-9, ch. 23083, 1945; §10, ch. 26484, 1951.
- 241.59—§10, ch. 23083, 1945; expired.
- 241.61—Comp. §1, ch. 26975, 1951; §1, ch. 61-516, §6, ch. 61-530.
- 241.64—Comp. §§ 1, 2, ch. 31411, 1956; §1, ch. 61-516.
- 241.65—Comp. §1, ch. 31412, 1956; §1, ch. 61-516.
- 242.02—§5, ch. 4195, 1893; §1, ch. 4567, 1897; GS 344; §1, ch. 5656, 1907; RGS 450; CGL 526; am. §44, ch. 23726, 1947; §102, ch. 29764, 1955.
- 242.03—§1, ch. 9140, 1923; CGL 529; §54, ch. 23726, 1947.
- 242.04—§44, ch. 18133, 1937; CGL 1940 Supp. 848(43); abolished by §2, article IX, Florida Constitution, as amended November 5, 1940 abolished all ad valorem taxes for state purposes.
- 242.051—§§1, 2, ch. 22516, 1945; §30, ch. 26869, 1951.
- 242.07—§36, ch. 3872, 1889; RS 259; GS 326; RGS 438; CGL 514; §17, ch. 21989, 1943.
- 242.08—§40, ch. 3872, 1889; RS 263; GS 320; RGS 434; CGL 507; §17, ch. 21989, 1943.
- 242.09—§§1, 2, ch. 4682, 1899; GS 324; RGS 436; CGL 509; §17, ch. 21989, 1943.
- 242.15—§8, ch. 7376, 1917; §4, ch. 7952, 1919; RGS 667; CGL 847; §54, ch. 23726, 1947.
- 242.16—§1, ch. 19203, 1939; CGL 1940 Supp. 892(215); §54, ch. 23726, 1947.
- 242.18—§3, ch. 19203, 1939; CGL 1940 Supp. 8115(10); §54, ch. 23726, 1947.
- 242.24—§1, ch. 12205, 1927; CGL 613; §103, ch. 29764, 1955.
- 242.25—§§1, 2, ch. 4335, 1895; GS 3810; RGS 5866; CGL 8107; §17, ch. 21989, 1943; see §228.09.
- 242.26—§§1, 2, ch. 6490, 1913; RGS 5870; CGL 8112; §17, ch. 21989, 1943.
- 242.27-242.30—§§1-4, ch. 7911, 1919; CGL 607-610; §17, ch. 21989, 1943.
- 242.31—§§1, 2, ch. 9335, 1923; CGL 614, 615; §17, ch. 21989, 1943.
- 242.32—§§1, 2, ch. 6204, 1911; RGS 524; CGL 670; §17, ch. 21989, 1943.
- 242.33—§20, ch. 5384, 1905; §1, ch. 5927, 1909; RGS 644; CGL 816; ch. 63-231.
- 242.34—§3, ch. 5209, 1903; §20, ch. 5384, 1905; GS 420; RGS 645; CGL 817; §1, ch. 59-105; ch. 63-231.
- 242.35—§4, ch. 5209, 1903; GS 421; RGS 646; CGL 818; ch. 63-231.
- 242.36—§4, ch. 5209, 1903; GS 422; RGS 647; CGL 819; ch. 63-231.
- 242.37—§4, ch. 5209, 1903; §20, ch. 5384, 1905; GS 423; RGS 648; CGL 820; 59-105.
- 242.38—§4, ch. 5209, 1903; §20, ch. 5384, 1905; GS 424; RGS 649; CGL 821; §2, ch. 59-105; ch. 63-231.
- 242.39—§5, ch. 5209, 1903; §20, ch. 5384, 1905; GS 425; RGS 650; CGL 822; ch. 63-231.
- 242.40—§1, ch. 15859, 1933; §1, ch. 61-516.
- 242.44—§5, ch. 19159, 1939; §54, ch. 23726, 1947.
- 242.50—§§1-4, ch. 22063, 1943; §104, ch. 29764, 1955.
- 242.51—§§1, 2, ch. 23136, 1945; §104, ch. 29764, 1955.
- 242.63—Comp. §7, ch. 26763, 1951; §1, ch. 61-516.
- 243.13-243.17—§§1-5, ch. 24124, 1947; §10, ch. 26484, 1951.
- 249.01-249.08—§§1-8, ch. 20213, 1941; §32, ch. 26875, 1951.
- 249.09—§9, ch. 20213, 1941; §31, ch. 26869, 1951 and §32, ch. 26875, 1951.
- 249.10—§§1, 2, ch. 20673, 1941; §32, ch. 26875, 1951.
- 249.11—§2, ch. 20674, 1941; §32, ch. 26875, 1951.
- 249.12-249.16—§§1, 3-6, ch. 20674, 1941; §32, ch. 26875, 1951.
- 249.17-249.23—§§1-9, ch. 20855, 1941; §11, ch. 25035, 1949.
- 249.24-249.31—§§1-8, ch. 21763, 1943; expired.
- 249.32-249.37—§§1-5, 7, ch. 21797, 1943; §32, ch. 26875, 1951.
- 250.401—Comp. §§1, 2, ch. 57-361; §1, ch. 61-516.
- 250.77—§§1, 2, ch. 22003, 1943; repealed when entire chapter was revised by ch. 25112, 1949.
- 251.18—§1, ch. 21783, 1943; expired.
- 252.29—§31, ch. 26875, 1951; expired.
- 253.06—§1, ch. 6451, 1913; §1, ch. 6960, 1915; RGS 1056; CGL 1386; §3, ch. 29763, 1955.
- 253.07—§1, ch. 6451, 1913; §1, ch. 6960, 1915; RGS 1056; CGL 1386; §3, ch. 29763, 1955.
- 253.08—§2, ch. 6451, 1913; §2, ch. 6960, 1915; RGS 1057; CGL 1387; am. §7, ch. 22858, 1945; §3, ch. 29763, 1955.
- 253.09-253.11—§§3-5, ch. 6451, 1913; §§3-5, ch. 6960, 1915; RGS 1058-1060; CGL 1388-1390; §3, ch. 29763, 1955.
- 253.13—§2, ch. 7304, 1917; RGS 1062; CGL 1392; §2, ch. 29763, 1955; §10, ch. 57-362.
- 253.15—§5, ch. 7304, 1917; RGS 1064; CGL 1394; §10, ch. 57-362.
- 253.48—§1, ch. 12428, 1927; not in CGL; 59-112.
- 253.49—§§1-3, ch. 20667, 1941; §2, ch. 24338, 1947.
- 253.491—§§1, 2, ch. 24338, 1947; §11, ch. 25035, 1949; §24, ch. 57-1.
- 253.59—§9, ch. 22824, 1945; §2, ch. 24339, 1947.
- 253.63—§1, ch. 24129, 1947; §7, ch. 29615, 1955.
- 254.04—§§1, 2, ch. 6966, 1915; §§2, 3, ch. 7405, 1917; RGS 1094, 1095; CGL 1447, 1448; §24, ch. 57-1.
- 255.06-255.11—§§1-6, ch. 20305, 1941; §32, ch. 26869, 1951.
- 255.111-255.113—§1-3, ch. 22850, 1945; §32, ch. 26869, 1951.
- 255.12—§1, ch. 20308, 1941; §32, ch. 26869, 1951.
- 255.13-255.16—§1-4, ch. 20528, 1941; §32, ch. 26869, 1951.
- 255.18—§§1-3, ch. 59-111; §1, ch. 61-516.
- 255.19—§§1, 2, ch. 59-112; §1, ch. 61-516.
- 256.03—§§1, 13, ch. 7818, 1919; CGL 123; §1, ch. 29747, 1955.
- 256.04—§2, ch. 7818, 1919; CGL 8116; §1, ch. 29747, 1955.
- 257.09—§1, ch. 19302, 1939; not in CGL; §7, ch. 29615, 1955.
- 258.01—§§1, 3, ch. 8503, 1921; §§1, 5, ch. 9263, 1923; §2, ch. 11987, 1927; CGL 1725, 1727, 1730, 1734, 1737; §1, ch. 61-60.
- 258.02—§2, ch. 8503, 1921; §2, ch. 9263, 1923; CGL 1726, 1731; §1, ch. 61-60.
- 258.03—§3, ch. 11987, 1927; CGL 1738; §1, ch. 61-60.
- 258.04—§4, ch. 9263, 1923; CGL 1733; §1, ch. 61-60.
- 258.05—§4, ch. 8503, 1921; §6, ch. 9263, 1923; CGL 1728, 1735; §1, ch. 61-60.
- 258.06—§3, ch. 9263, 1923; §4, ch. 11987, 1927; CGL 1732, 1739; §1, ch. 61-60.
- 258.07—§§1-5, ch. 20677, 1941; subsection (1) expired, see §11, ch. 25035, 1949; §1, 61-60.
- 258.13—§2, ch. 6949, 1915; RGS 1211; §1, ch. 8425, 1921; CGL 1702, 1703; §7, ch. 22858, 1945; §33, ch. 26869, 1951.
- 264.01—§§1, 4, ch. 13887, 1929; §1, ch. 16996, 1935; CGL 1936 Supp. 1756(1); §1, ch. 20669, 1941; §1, ch. 61-60.
- 264.02—§2, ch. 13887, 1929; §2, ch. 16996, 1935; CGL 1936 Supp. 1756(2); §2, ch. 20669, 1941; §1, ch. 61-60.
- 264.03—§§3, 5, ch. 13887, 1929; CGL 1936 Supp. 1756(3)-(4); §3, ch. 20669, 1941; §1, ch. 61-60.
- 264.04—§8, ch. 13887, 1929; CGL 1936 Supp. 1756(7); §1, ch. 61-60.
- 264.05—§9, ch. 13887, 1929; CGL 1936 Supp. 1756(8); §1, ch. 61-60.
- 264.06—§10, ch. 13887, 1929; CGL 1936 Supp. 1756(9); §1, ch. 61-60.
- 264.07—§11, ch. 13887, 1929; §3, ch. 16996, 1935; CGL 1936 Supp. 1756(10); §1, ch. 61-60.
- 264.08—§12, ch. 13887, 1929; §4, ch. 16996, 1935; CGL 1936 Supp. 1756(11); §1, ch. 23910, 1947; §11, ch. 25035, 1949; §33, ch. 29615, 1955; §1, ch. 61-60.
- 264.09—§§1, 2, ch. 14743, 1931; §1, ch. 16995, 1935; CGL 1936 Supp. 1756(15), (19); §1, ch. 20653, 1941; §1, ch. 61-60.
- 264.10—§2, ch. 16995, 1935; CGL 1936 Supp. 1756(20); am. §1, ch. 22776, 1945; §1, ch. 61-60.
- 264.11—§1, ch. 19319, 1939; CGL 1940 Supp. 1756(18a); expired.
- 264.12—§§1, 4, ch. 20988, 1941; §§1-4, ch. 21665, 1943; §§1-4, ch. 23109, 1945; expired, see §11, ch. 25035, 1949.
- 264.13—§2, ch. 16997, 1935; CGL 1936 Supp. 1756(17); §2, ch. 17903, 1937; §2, ch. 20988, 1941; §1, ch. 61-60.
- 264.14—§3, ch. 16997, 1935; CGL 1936 Supp. 1756(18); §3, ch. 17903, 1937; §3, ch. 20988, 1941; am. §7, ch. 22858, 1945; §1, ch. 61-60.
- 264.15—§1, ch. 21690, 1943; §1, ch. 61-60.
- 264.16—§§1, 2, ch. 23616, 1947; expired.
- 265.01—§1, ch. 6824, 1915; §1, ch. 7798, 1919; RGS 1208; CGL 1696; §7, ch. 22858, 1945; §34, ch. 26869, 1951.
- 265.02—§2, ch. 6824, 1915; RGS 1209; CGL 1697; §1, ch. 18040, 1937; §1, ch. 21766, 1943; §34, ch. 26869, 1951.
- 265.03—§1, ch. 6137, 1911; RGS 1213; §1, ch. 10105, 1925; CGL 1707; §34, ch. 26869, 1951.
- 265.04—§2, ch. 6137, 1911; RGS 1214; §2, ch. 10105, 1925; CGL 1708; §34, ch. 26869, 1951.
- 265.05—§§1, 2, ch. 11816, 1927; §§1, 2, ch. 13706, 1929; CGL 1936 Supp. 1711, 1711(1); §34, ch. 26869, 1951.
- 265.06—§§1, 2, ch. 10183, 1925; §§1, 2, ch. 11825, 1927; CGL 1718; §§1, 2, ch. 13691, 1929; CGL 1936 Supp. 1718(1); §34, ch. 26869, 1951.
- 265.07—§§2, 3, ch. 17799, 1937; CGL 1940 Supp. 1724(1); §1, ch. 61-60.
- 265.071—§1, ch. 24122, 1947; §34, ch. 26869, 1951.
- 265.072—§2, ch. 24122, 1947; §34, ch. 26869, 1951.
- 265.08—§4, ch. 17799, 1937; CGL 1940 Supp. 1724(1); am. §7, ch. 22858, 1945; §1, ch. 61-60.
- 265.09—§5, ch. 17799, 1937; CGL 1940 Supp. 1724(1); §34, ch. 26869, 1951.
- 265.10—§1, ch. 10293, 1925; CGL 1745; §1, ch. 61-60.
- 265.11—§§1, 2, ch. 20318, 1941; §34, ch. 26869, 1951.
- 265.12—§3, ch. 10293, 1925; CGL 1747; §34, ch. 26869, 1951.
- 265.16—§1, ch. 20985, 1941; §34, ch. 26869, 1951.
- 265.161—§§1, 2, 3, 4, ch. 23940, 1947; expired.
- 265.17—§2, ch. 18145, 1937; CGL 1940 Supp. 1748(4); §10, ch. 26484, 1951.
- 265.19-265.22—§§4-7, ch. 18145, 1937; CGL 1940 Supp. 1748(6)-(9); §34, ch. 26869, 1951.
- 265.23—§1, ch. 18146, 1937; §34, ch. 26868, 1951.
- 265.24—§§1-3, ch. 11818, 1927; §34, ch. 26969, 1951.
- 265.25—§§1, 2, ch. 13702, 1929; §34, ch. 26869, 1951.
- 270.28—§§1, 2, ch. 10690, 1941; §12, ch. 22824, 1945; see §253.51-253.61.
- 271.01—§1, ch. 791, 1856; RS 454; GS 643; RGS 1227; §1, ch. 8537, 1921; CGL 1772, 1774; §9, ch. 57-362.
- 272.17—Comp. §6, ch. 29840, 1955; §1, ch. 61-516.
- 282.03—Comp. (1) by §§1, 2, ch. 59-509; (2) by §§1, 2, ch. 59-507; (3) by §§1, 2, ch. 59-508; (4) by §1, ch. 59-512; (5) by §§1, 2, ch. 59-513; (6) by §§1, 2, ch.

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- 59-515; (7) by §1, ch. 59-519; (8) by §11-3, ch. 59-514; §1, ch. 61-516.
- 282.04—Comp. §5, ch. 29966, 1955; 59-1.
- 282.05—Comp. §6, ch. 29966, 1955; expired.
- 282.06—Comp. §7, ch. 29966, 1955; expired.
- 282.07—§7, ch. 20980, 1941; §19, ch. 22071, 1943; §14, ch. 22827, 1945; §15, ch. 23915, 1947; §16, ch. 25370, 1949; comp. §21, ch. 28115, 1953.
- 282.08—Comp. §8, ch. 29966, 1955; expired.
- 282.09—Comp. §9, ch. 29966, 1955; expired.
- 282.091—§11, ch. 25370, 1949; expired.
- 282.10—§10, ch. 20980, 1941; §6, ch. 22071, 1943; §5, ch. 22827, 1945; §5, ch. 23915, 1947; expired.
- 282.10—Comp. §10, ch. 29966, 1955; §2, ch. 61-25.
- 282.11—§11, ch. 20980, 1941; expired.
- 282.12—§12, ch. 20980, 1941; expired.
- 282.13—Comp. §13, ch. 29966, 1955; expired.
- 282.14—§12-C, ch. 20980, 1941; expired.
- 282.15—§1, 2, ch. 20730, 1941; expired.
- 282.16—§1-3, ch. 20527, 1941; expired.
- 282.17—§1, ch. 20957, 1941; am. §7, ch. 22858, 1945; §35, ch. 26869, 1951.
- 282.18—§1-2, ch. 20983, 1941; §35, ch. 26869, 1951.
- 282.19—§8, ch. 22071, 1943; §7, ch. 22827, 1945; §7, ch. 23915, 1947; §6, ch. 25370, 1949; comp. §7, ch. 26859, 1951; expired.
- 282.20—§17, ch. 22071, 1943; expired.
- 282.21—§1, ch. 22048, 1943; expired.
- 282.221—§14, ch. 23915, 1947; expired.
- 282.22—§12, ch. 22827, 1945; §12, ch. 23915, 1947; §13, ch. 25370, 1949; expired.
- 282.23—§1, ch. 22984, 1945; expired.
- 282.24—§1, ch. 22820, 1945; §1, ch. 23882, 1947; expired.
- 283.13—§3, ch. 1904, 1872; RS 486; GS 658; §1, ch. 5945, 1909; RGS 1308; CGL 1984; §10, ch. 22012, 1943; see §16.50.
- 283.14—§4, ch. 1904, 1872; RS 487; GS 659; RGS 1309; CGL 1985; §10, ch. 22012, 1943; see §16.50.
- 283.16—§1, 2, ch. 16069, 1933; CGL 1936 Supp. 1966(1); §3, ch. 25033, 1949.
- 286.01-286.08—§1-8, ch. 20864, 1941; §11, ch. 25035, 1949.
- 286.09-286.16—§1-8, ch. 22558, 1945; §11(a), ch. 29788, 1955.
- 286.17—§9, ch. 22558, 1945; §1, ch. 28084, 1953; §11(a), ch. 29788, 1955.
- 286.18-286.20—§10-12, ch. 22558, 1945; §11(a), ch. 29788, 1955.
- 286.21—§13, ch. 22558, 1945; §37, ch. 26869, 1951.
- 286.22—§14, ch. 22558, 1945; §11(a), ch. 29788, 1955.
- 287.01—§3, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.02—§2, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.03—§1, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.04—§4, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.05—§5, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.06—§6, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.07—§7, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.08—§8, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.09—§9, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 287.091—Comp. §9, ch. 57-171; §1, ch. 61-516.
- 287.10—§10, 11, ch. 28056, 1953; revision of ch. 287 by ch. 57-171.
- 289.01—§1, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.02—§2, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.03—§3, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.04—§4, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.05—§5, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.06—§6, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.07—§7, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.08—§8, 9, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.09—§10, ch. 29776, 1955; §1, ch. 31388, 1956.
- 289.10—§11, ch. 29776, 1955; §1, ch. 31388, 1956.
- 290.20—§2, ch. 61-262; ch. 63-474.
- 291.15—§2, ch. 5109, 1903; GS 758; §9, ch. 5600, 1907; §9, ch. 5885, 1909; §9, ch. 6424, 1913; §9, 7259, 1917; RGS 1451; CGL 2107; §7, ch. 29615, 1955.
- 291.19—§2, ch. 4894, 1901; GS 761; §12, ch. 5600, 1907; §11, ch. 5885, 1909; §12, ch. 6424, 1913; §13, ch. 7259, 1917; RGS 1455; CGL 2111; abolished by §2, article IX, Florida constitution as amended November 5, 1940 which abolished all ad valorem taxes for state purposes.
- 291.20—§15, ch. 6424, 1913; §15, ch. 7259, 1917; RGS 1456; CGL 2112; abolished by §2, article IX, Florida constitution, as amended November 5, 1940, which abolished all ad valorem taxes for state purposes.
- 291.24—§2, ch. 7260, 1917; RGS 1460; CGL 2116; §1, ch. 57-746.
- 291.25—§3, ch. 7260, 1917; RGS 1461; CGL 2117. §291.24 R. by §1, ch. 57-746; ch. 63-572.
- 291.26—§5, ch. 7260, 1917; RGS 5404; CGL 7547; ch. 63-572.
- 291.33—§2, ch. 19167, 1939; §3, ch. 22006, 1943; see §291.37.
- 291.34—§3, ch. 19167, 1939; §3, ch. 22006, 1943.
- 291.35—§4, ch. 19167, 1939; §3, ch. 22006, 1943; see §17.26, 291.37.
- 291.36—§5, ch. 19167, 1939; §3, ch. 22006, 1943.
- 292.02—§1, ch. 10184, 1925; §2, ch. 13797, 1929; CGL 2131; §1, ch. 20748, 1941; §8, ch. 22695, 1945.
- 292.03—§2, ch. 10184, 1925; §3, ch. 13797, 1929; §1, ch. 15859, 1933; CGL 1936 Supp. 2132; §2, ch. 20748, 1941; §1, ch. 22030, 1943; §8, ch. 22695, 1945.
- 292.09—§6, ch. 22695, 1945; §3, ch. 24069, 1947.
- 292.091—§2, ch. 24069, 1947; expired.
- 295.06—§1, ch. 23015, 1945; §24, ch. 57-1.
- 317.01—§1, 2, ch. 20578, 1941; am. §7, ch. 22858, 1945. Am. (29) N. by §2, ch. 57-392; ch. 63-175.
- 317.02—§3, ch. 20578, 1941; ch. 63-175.
- 317.03—§3, ch. 20578, 1941; ch. 63-175.
- 317.04—§4, ch. 20578, 1941; ch. 63-175.
- 317.05—§5, ch. 20578, 1941; ch. 63-175.
- 317.06—§6, ch. 20578, 1941; §1, ch. 29651, 1955; intro. para. a. by §1, ch. 61-465; ch. 63-175.
- 317.07—§7, ch. 20578, 1941; ch. 63-175.
- 317.08—§8, ch. 20578, 1941; ch. 63-175.
- 317.09—§9, ch. 20578, 1941; am. §7, ch. 22858, 1945; ch. 63-175.
- 317.10—§10, ch. 20578, 1941; ch. 63-175.
- 317.11—§11, ch. 20578, 1941; ch. 63-175.
- 317.12—§12, ch. 20578, 1941; (1) a. by §1, ch. 61-55; ch. 63-175.
- 317.13—§13, ch. 20578, 1941; ch. 63-175.
- 317.14—§14, ch. 20578, 1941; ch. 63-175.
- 317.15—§15, ch. 20578, 1941; ch. 63-175.
- 317.16—§16, ch. 20578, 1941; ch. 63-175.
- 317.17—§17, ch. 20578, 1941; ch. 63-175.
- 317.18—§18, ch. 20578, 1941; ch. 63-175.
- 317.19—§19, ch. 20578, 1941; ch. 63-175.
- 317.20—§20, ch. 20578, 1941; §24, ch. 57-1; (2) by §1, ch. 59-94; ch. 63-175.
- 317.21—§21, ch. 20578, 1941; am. §7, ch. 22000, 1943; ch. 63-175.
- 317.22—§22, ch. 20578, 1941; (2), (3), (4), a; (6), (7) N. by §1, ch. 57-316; ch. 63-175.
- 317.23—§23, ch. 20578, 1941; §2, ch. 57-316; ch. 63-175.
- 317.231—§1, ch. 59-27; ch. 63-175.
- 317.232—§1-4, ch. 61-189; ch. 63-175.
- 317.24—§24, ch. 20578, 1941; §3, ch. 57-316; ch. 63-175.
- 317.25—§25, ch. 20578, 1941; ch. 63-175.
- 317.26—§26, ch. 20578, 1941; ch. 63-175.
- 317.27—§27, ch. 20578, 1941. Sub. §(2) am. §1, ch. 26950, 1951; ch. 63-175.
- 317.28—§28, ch. 20578, 1941; ch. 63-175.
- 317.29—§29, ch. 20578, 1941; §1, ch. 61-499; ch. 63-175.
- 317.30—§30, ch. 20578, 1941; (1) (b) a. by §1, ch. 61-41; ch. 63-175.
- 317.31—§31, ch. 20578, 1941; ch. 63-175.
- 317.32—§32, ch. 20578, 1941; ch. 63-175.
- 317.33—§33, ch. 20578, 1941; (2) by §1, ch. 57-20; ch. 63-175.
- 317.34—§34, ch. 20578, 1941; ch. 63-175.
- 317.35—§35, ch. 20578, 1941; ch. 63-175.
- 317.36—§36, ch. 20578, 1941; ch. 63-175.
- 317.37—§37, ch. 20578, 1941; ch. 63-175.
- 317.38—§38, ch. 20578, 1941. Am. §1, ch. 26719, 1951; ch. 63-175.
- 317.39—§39, ch. 20578, 1941; ch. 63-175.
- 317.40—§40, ch. 20578, 1941; §2, ch. 61-499; ch. 63-175.
- 317.41—§41, ch. 20578, 1941; ch. 63-175.
- 317.42—§42, ch. 20578, 1941; §3, ch. 61-499; ch. 63-175.
- 317.43—§43, ch. 20578, 1941; ch. 63-175.
- 317.44—§44, ch. 20578, 1941; sub. §(3) comp. §1, ch. 28146, 1953; (1) by §13, ch. 59-1; ch. 63-175.
- 317.441—Comp. §1, ch. 57-838; ch. 63-175.
- 317.45—§45, ch. 20578, 1941; ch. 63-175.
- 317.451—§1, ch. 59-156; ch. 63-175.
- 317.46—§46, ch. 20578, 1941; ch. 63-175.
- 317.47—§47, ch. 20578, 1941; ch. 63-175.
- 317.48—§48, ch. 20578, 1941; ch. 63-175.
- 317.49—§49, ch. 20578, 1941; ch. 63-175.
- 317.50—§50, ch. 20578, 1941; ch. 63-175.
- 317.51—§51, ch. 20578, 1941; ch. 63-175.
- 317.52—§52, ch. 20578, 1941; ch. 63-175.
- 317.53—§53, ch. 20578, 1941; ch. 63-175.
- 317.54—§54, ch. 20578, 1941; sub. §(1) am. §1, ch. 29650, 1955; ch. 63-175.
- 317.55—§55, ch. 20578, 1941; ch. 63-175.
- 317.56—§56, ch. 20578, 1941; ch. 63-175.
- 317.57—§57, ch. 20578, 1941; ch. 63-175.
- 317.58—§58, ch. 20578, 1941; ch. 63-175.
- 317.59—§59, ch. 20578, 1941; §1, ch. 59-185; ch. 63-175.
- 317.60—§59A, ch. 20578, 1941; ch. 63-175.
- 317.61—§60, ch. 20578, 1941; ch. 63-175.
- 317.62—§61, ch. 20578, 1941; ch. 63-175.
- 317.63—§62, ch. 20578, 1941; §2, ch. 29650, 1955; ch. 63-175.
- 317.64—§63, ch. 20578, 1941; ch. 63-175.
- 317.65—§64, ch. 20578, 1941; ch. 63-175.
- 317.66—§65, ch. 20578, 1941. Am. §1, ch. 26838, 1951; ch. 63-175.
- 317.67—§66, ch. 20578, 1941. Am. §2, ch. 26838, 1951; ch. 63-175.
- 317.68—§67, ch. 20578, 1941; ch. 63-175.
- 317.69—§68, ch. 20578, 1941; ch. 63-175.
- 317.70—§69, ch. 20578, 1941; ch. 63-175.
- 317.71—§70, ch. 20578, 1941; ch. 63-175.
- 317.72—§71-3, ch. 21768, 1943; ch. 63-175.
- 317.73—Comp. §1, ch. 25342, 1949; ch. 63-175.
- 317.74—Comp. §2, ch. 25342, 1949. Sub §(12) am. §10, ch. 26484, 1951; ch. 63-175.
- 317.75—Comp. §3, ch. 25342, 1949; ch. 63-175.
- 317.76—§74, 5, ch. 25342, 1949; (2), (3) a. by §1, ch. 61-174; ch. 63-175.
- 317.77—§6, ch. 25342, 1949; sub. §(1) am. §1, ch. 28239, 1953; (3) by §1, ch. 59-259; ch. 63-175.
- 317.78—Comp. §7, ch. 25342, 1949; ch. 63-175.
- 317.79—Comp. §8, ch. 25342, 1949; ch. 63-175.
- 317.80—§9, ch. 25342, 1949; sub. §(1), am. §10, ch. 26484, 1951; am. §2, ch. 28239, 1953; (5) by §1, (6) n. by §2, ch. 57-152; (5) a. by §2, ch. 61-119; ch. 63-175.
- 317.81—§10, ch. 25342, 1949; §1, ch. 59-408; ch. 63-175.
- 317.82—Comp. §11, ch. 25342, 1949; ch. 63-175.
- 317.83—Comp. §12, ch. 25342, 1949; ch. 63-175.
- 317.84—Comp. §13, 14, ch. 25342, 1949; ch. 63-175.
- 317.85—Comp. §15, ch. 25342, 1949; ch. 63-175.
- 317.851—Comp. §1, ch. 29851, 1955; ch. 63-175.
- 317.86—Comp. §16, ch. 25342, 1949; ch. 63-175.
- 317.87—Comp. §17, ch. 25342, 1949; ch. 63-175.
- 317.88—Comp. §18, ch. 25342, 1949; ch. 63-175.
- 317.89—Comp. §19, ch. 25342, 1949; ch. 63-175.
- 317.90—Comp. §20, ch. 25342, 1949; (3) by §1, ch. 57-172; (2) by §1, 57-753; ch. 63-175.
- 317.901—§1, ch. 61-305; ch. 63-175.
- 317.91—Comp. §21, ch. 25342, 1949; ch. 63-175.
- 317.92—Comp. §22, ch. 25342, 1949; ch. 63-175.
- 317.93—Comp. §23, ch. 25342, 1949; ch. 63-175.
- 317.94—Comp. §24, ch. 25342, 1949; ch. 63-175.
- 317.95—Comp. §25, ch. 25342, 1949; ch. 63-175.

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317.06—§1, ch. 26331, 1949; am. §3, ch. 28239, 1953; ch. 63-175.	324.01—§1, ch. 23626, 1947; §1, ch. 25050, 1949; §3, ch. 29963, 1955.	341.05—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; §167, ch. 29965, 1955.
317.07—Comp. §1, 2, ch. 26844, 1951; ch. 63-175.	324.02—§2, ch. 23626, 1947; §3, ch. 25050, 1949; §3, ch. 29963, 1955.	341.06—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; §167, ch. 29965, 1955.
317.08—Comp. §1, ch. 57-392; ch. 63-175.	324.03—§3, ch. 23626, 1947; §2, ch. 25050, 1949; §3, ch. 29963, 1955.	341.07—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; §167, ch. 29965, 1955.
317.09—Comp. §1, 2, ch. 57-781; ch. 63-175.	324.04—§4, ch. 23626, 1947; §4, ch. 25050, 1949; §24.07 combined with this section; §3, ch. 29963, 1955.	341.08—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; §167, ch. 29965, 1955.
317.0100—§1, ch. 59-96; ch. 63-175.	324.05—§5, ch. 23626, 1947; §6, ch. 25050, 1949; §3, ch. 29963, 1955.	341.09—§2, ch. 6883, 1915; §2, ch. 7328, 1917; §1, ch. 7899, 1919; §2, ch. 7900, 1919; RGS 1193; CGL 1633; §167, ch. 29965, 1955.
318.05—§5, ch. 11901, 1927; CGL 1331; am. §1, ch. 23971, 1947; am. §2, ch. 28261, 1953; ch. 63-10.	324.06—§6, ch. 23626, 1947; §7, ch. 25050, 1949; §3, ch. 29963, 1955.	341.10—§3, ch. 6883, 1915; §3, ch. 7328, 1917; §3, ch. 7900, 1919; RGS 1194; CGL 1634; §2, ch. 17281, 1935; §167, ch. 29965, 1955.
319.01-319.07—§§1-3, 5, 7, 8, 10, ch. 9157, 1923; CGL 3977-3983; §16, ch. 23658, 1947.	324.07—§7, ch. 23626, 1947; §8, ch. 25050, 1949; §3, ch. 29963, 1955.	341.11—§3, ch. 6883, 1915; §3, ch. 7328, 1917; §3, ch. 7900, 1919; RGS 1194; CGL 1634; §2, ch. 17281, 1935; §167, ch. 29965, 1955.
319.09-319.13—§§4, 6, 9, 13, ch. 9157, 1923; CGL 8131, 7347, 7480; §16, ch. 23658, 1947.	324.08—§8, ch. 23626, 1947; §9, ch. 25050, 1949; §3, ch. 29963, 1955.	341.12—§3, ch. 6883, 1915; §3, ch. 7328, 1917; §3, ch. 7900, 1919; RGS 1194; CGL 1634; §2, ch. 17281, 1935; §167, ch. 29965, 1955.
320.082—§§1-4, ch. 24278, 1947; sub. §§(2)-(4) am. §§4-6, ch. 28186, 1953; ch. 63-528.	324.09—§9, ch. 23626, 1947; §9, ch. 25050, 1949; §3, ch. 29963, 1955.	341.13—§3, ch. 6883, 1915; §3, ch. 7328, 1917; §3, ch. 7900, 1919; RGS 1194; CGL 1634; §2, ch. 17281, 1935; §167, ch. 29965, 1955.
320.11—§6, ch. 7275, 1917; §1, ch. 7737, 1918; RGS 1011; §5, ch. 8410, 1921; §§1, 2, 4, ch. 9154, 1923; §3, ch. 10182, 1925; CGL 1285, 1310-1312; §1, ch. 13888, 1929; §3, ch. 15625, 1931; §3, ch. 16085, 1933; ch. 63-175.	324.10—§10, ch. 23626, 1947; §11, ch. 25035, 1949. Am. §10, ch. 25050, 1949; §3, ch. 29963, 1955.	341.14—§3, ch. 6883, 1915; §3, ch. 7328, 1917; §3, ch. 7900, 1919; RGS 1194; CGL 1634; §2, ch. 17281, 1935; §167, ch. 29965, 1955.
320.12—§§1-4, ch. 9153, 1923; CGL 1307-1309, 7437; §14, ch. 28186, 1953.	324.11—§11, ch. 23626, 1947; §11, ch. 25050, 1949; §3, ch. 29963, 1955.	341.15—§3, ch. 6883, 1915; §3, ch. 7328, 1917; §3, ch. 7900, 1919; RGS 1194; CGL 1634; §2, ch. 17281, 1935; §167, ch. 29965, 1955.
320.21—§27, ch. 7275, 1917; RGS 1031; §12, ch. 8410, 1921; CGL 1304; §4, ch. 15625, 1931; §45, ch. 26869, 1951.	324.12—§12, ch. 23626, 1947; §12, ch. 25050, 1949; §3, ch. 29963, 1955.	341.16—§6, ch. 6883, 1915; §6, ch. 7328, 1917; §2, ch. 7899, 1919; §2, ch. 7900, 1919; RGS 1197; CGL 1637; §167, ch. 29965, 1955.
320.22—§27, ch. 7275, 1917; RGS 1031; §12, ch. 8410, 1921; CGL 1304; §4, ch. 15625, 1931; ch. 63-10.	324.13—§13, ch. 23626, 1947; §13, ch. 25050, 1949; §3, ch. 29963, 1955.	341.17—§7, ch. 6883, 1915; §7, ch. 7328, 1917; §7, ch. 7900, 1919; RGS 1198; CGL 1639; §167, ch. 29965, 1955.
320.32—§9, ch. 7275, 1917; RGS 1014; §7, ch. 8410, 1921; CGL 1288; §1, ch. 17114, 1935; §14, ch. 28186, 1953.	324.14—§14, ch. 23626, 1947; §14, ch. 25050, 1949; §3, ch. 29963, 1955.	341.18—§8, ch. 6883, 1915; §8, ch. 7328, 1917; §8, ch. 7900, 1919; RGS 1199; CGL 1640; §167, ch. 29965, 1955.
320.40—§§6, 15, ch. 7275, 1917; §1, ch. 7737, 1918; RGS 1011, 1020; §§5, 11, ch. 8410, 1921; §1, ch. 9156, 1923; §3, ch. 10182, 1925; §§1, 2, ch. 10182, 1925; §1, ch. 12086, 1927; CGL 1285, 1293, 1671; §3, ch. 15625, 1931; §3, ch. 16085, 1933; §§1-3, ch. 20210, 1941; §1, ch. 22825, 1945; §7, ch. 24337, 1947; §8, ch. 61-530.	324.15—§15, ch. 23626, 1947; §15, ch. 25050, 1949; §3, ch. 29963, 1955.	341.19—§9, ch. 6883, 1915; §9, ch. 7328, 1917; §9, ch. 7900, 1919; RGS 1200; CGL 1641; §167, ch. 29965, 1955.
320.41—§6, ch. 7225, 1917; §1, ch. 7737, 1918; RGS 1011; §11, ch. 8410, 1921; §3, ch. 10182, 1925; CGL 1285; §3, ch. 15625, 1931; §3, ch. 16085, 1933; §§4-6, ch. 20210, 1941; am. §2, ch. 22825, 1945; §8, ch. 61-530.	324.16—§16, ch. 23626, 1947; §16, ch. 25050, 1949; §3, ch. 29963, 1955.	341.20—§1, ch. 9312, 1923; CGL 1644; §167, ch. 29965, 1955.
320.42—§6, ch. 1275, 1917; §1, ch. 7737, 1918; RGS 1011; §5, ch. 8410, 1921; §§1, 3, ch. 9156, 1923; §3, ch. 10182, 1925; CGL 1285, 1669, 7813; §3, ch. 15625, 1931; §3, ch. 16085, 1933; CGL 1936 Supp. 7792(1); ch. 63-175.	324.17—§17, ch. 23626, 1947; §17, ch. 25050, 1949; §3, ch. 29963, 1955.	341.21—§2, ch. 9312, 1923; §1, ch. 10118, 1925; CGL 1645; §167, ch. 29965, 1955.
320.43—§4, ch. 10186, 1925; CGL 1321; ch. 63-175.	324.18—§18, ch. 23626, 1947; §18, ch. 25050, 1949; §3, ch. 29963, 1955.	341.22—§3, ch. 10118, 1925; CGL 1647; §1, ch. 17363, 1935; am. §1, ch. 21990, 1943; §167, ch. 29965, 1955.
320.44—§16, ch. 7275, 1917; RGS 1021; §2, ch. 10186, 1925; CGL 1294, 1319; §3, ch. 23076, 1945.	324.19—§§20-21, ch. 23626, 1947; §§19, 20, ch. 25050, 1949; §3, ch. 29963, 1955.	341.23—§4, ch. 10118, 1925; CGL 1648; §167, ch. 29965, 1955.
320.45—§1, ch. 12222, 1927; CGL 1324; ch. 63-175.	324.231—Comp. §1, ch. 29963, 1955; 59-205.	341.24—§3, ch. 9312, 1923; CGL 1650; §167, ch. 29965, 1955.
320.46—§2, ch. 12222, 1927; CGL 1325; ch. 63-175.	324.261—Comp. §4, ch. 29963, 1955; §1, ch. 61-516.	341.25—§§1-4, ch. 15022, 1931; CGL 1936 Supp. 1651(1); §167, ch. 29965, 1955.
320.47—§3, ch. 12222, 1927; CGL 1326; ch. 63-175.	324.271—Comp. §3, ch. 29963, 1955; ch. 63-572.	341.26—§5, ch. 9312, 1923; CGL 1652; §167, ch. 29965, 1955.
320.48—§4, ch. 12222, 1927; CGL 7794; ch. 63-175.	330.24—§19, ch. 24045, 1947; 59-179.	341.27—§6, ch. 9312, 1923; CGL 1653; §167, ch. 29965, 1955.
320.49—§3, ch. 10186, 1925; CGL 1320; §6, ch. 22000, 1943; see §§317.25, 317.44.	330.26—§23, ch. 24045, 1947; §24, ch. 57-1.	341.28—§7, ch. 9312, 1923; CGL 1654; §167, ch. 29965, 1955.
320.50—§18, ch. 7275, 1917; RGS 1023; §11, ch. 8410, 1921; §1, ch. 10186, 1925; CGL 1296, 1918; §3, ch. 23076, 1945.	330.37—§11, ch. 24046, 1947; 59-179.	341.29—§§1-3, ch. 16234, 1933; CGL 1936 Supp. 2756(11); §167, ch. 29965, 1955.
320.52—§1, ch. 13699, 1929; CGL 1936 Supp. 1326(1); §3, ch. 23076, 1945.	331.01—§1, ch. 14643, 1931; CGL 1936 Supp. 1977(90); 59-38.	341.30—§1, ch. 15024, 1931; §1, ch. 17278, 1935; CGL 1936 Supp. 1656(1); §167, ch. 29965, 1955.
320.53—§2, ch. 13699, 1929; CGL 1936 Supp. 7794(1); §3, ch. 23076, 1945.	331.02—§2, ch. 14643, 1931; §1, ch. 15871, 1933; CGL 1936 Supp. 1977(91); 59-38.	341.31—§2, ch. 15024, 1931; CGL 1936 Supp. 1656(2); §167, ch. 29965, 1955.
320.54—§§1, 3, ch. 9156, 1923; CGL 1670, 1672, 1674, 1675, 1676, 1678, 7813; (6) a. by §2, ch. 61-119; ch. 63-175.	331.03—§3, ch. 14643, 1931; CGL 1936 Supp. 1977(92); 59-38.	
320.55—§6, ch. 10186, 1925; CGL 1323; am. §1, ch. 23076, 1945; ch. 63-175.	331.04—§4, ch. 14643, 1931; CGL 1936 Supp. 1977(93); 59-38.	
320.56—§5, ch. 10186, 1925; CGL 1322; am. §2, ch. 23076, 1945; ch. 63-175.	331.05—§5, ch. 14643, 1931; CGL 1936 Supp. 1977(94); 59-38.	
320.73—§7, ch. 20210, 1941; §1, ch. 20232, 1941; §1, ch. 20919, 1941; §9, ch. 25342, 1949.	331.06—§6, ch. 14643, 1931; CGL 1936 Supp. 1977(95); 59-38.	
320.75—§1, ch. 22042, 1943; §7, ch. 29615, 1955.	331.07—§7, ch. 14643, 1931; CGL 1936 Supp. 1977(96); 59-38.	
320.76—§1, ch. 22043, 1943; §49, ch. 26869, 1951.	331.08—§9, ch. 14643, 1931; CGL 1936 Supp. 1977(98); 59-38.	
322.06—§18, ch. 19551, 1939; CGL 1940 Supp. 4151(632); §18, ch. 20451, 1941; am. §3, ch. 21949, 1943; §5, ch. 29721, 1955.	331.09—§10, ch. 14643, 1931; CGL 1936 Supp. 1977(99); 59-38.	
322.311—Comp. §1, ch. 28151, 1953; 59-85.	334.07—Comp. §6, ch. 29965, 1955; 59-444.	
322.40—§52, ch. 20451, 1941; §24, ch. 57-1.	334.15—§14, ch. 29965, 1955; §6, ch. 57-318.	
324.001—Ch. 25050, 1949; §3, ch. 29963, 1955.	334.16—§15, ch. 29965, 1955; §7, ch. 57-318.	
	334.26—Comp. §167, ch. 29965, 1955; ch. 63-572.	
	336.07—§47, ch. 29965, 1955; §4, ch. 57-776.	
	341.01—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; §1, ch. 20299, 1941; §167, ch. 29965, 1955.	
	341.02—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; am. §1, ch. 27997, 1953; §167, ch. 29965, 1955.	
	341.03—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; §1, ch. 22859, 1945; sub. §(1) am. §1, ch. 28132, 1953; §167, ch. 29965, 1955.	
	341.04—§1, ch. 6883, 1915; §1, ch. 7328, 1917; §1, ch. 7900, 1919; RGS 1192; §1, ch. 11335, 1925; CGL 1632; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 17281, 1935; §1, ch. 18282, 1937; §167, ch. 29965, 1955.	

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341.33—§4, ch. 15024, 1931; CGL 1936 Supp. 1656(4); §167, ch. 29965, 1955.	341.77—§§1, 2, 3, 4, ch. 24271, 1947; §167, ch. 29965, 1955.	343.32—§2, ch. 4594, 1897; GS 858; RGS 1619; CGL 2468; §167, ch. 29965, 1955.
341.34—§5, ch. 15024, 1931; §1, ch. 17277, 1935; CGL 1936 Supp. 1656(5); §167, ch. 29965, 1955.	341.78—§§1, 2, 3, 4, & 5, ch. 24312, 1947; §11, ch. 25035, 1949; §167, ch. 29965, 1955.	343.33—§3, ch. 4594, 1897; GS 859; RGS 1620; CGL 2469; §167, ch. 29965, 1955; §7, ch. 29615, 1955.
341.35—§6, ch. 15024, 1931; §2, ch. 17277, 1935; CGL 1936 Supp. 1656(6); am. §7, ch. 22858, 1945; §167, ch. 29965, 1955.	341.80—§§1-7, ch. 26721, 1951; §167, ch. 29965, 1955.	343.34—§1, ch. 23963, 1947; §167, ch. 29965, 1955.
341.36—§7, ch. 15024, 1931; CGL 1936 Supp. 1656(7); §167, ch. 29965, 1955.	341.81—§1, ch. 26822, 1951; §167, ch. 29965, 1955.	343.35—§2, ch. 23963, 1947; §167, ch. 29965, 1955.
341.37—§8, ch. 15024, 1931; CGL 1936 Supp. 165(8); §167, ch. 29965, 1955.	342.01—§1, ch. 15604, 1931; CGL 1936 Supp. 2470(26); §167, ch. 29965, 1955.	343.36—§3, ch. 23963, 1947; sub. §(2) am. §10, ch. 27991, 1953; §167, ch. 29965, 1955.
341.38—§1, ch. 16235, 1933; CGL 1936 Supp. 1656(10); §167, ch. 29965, 1955.	342.02—§2, ch. 15604, 1931; CGL 1936 Supp. 2470(27); am. §1, ch. 26725, 1951; §167, ch. 29965, 1955.	343.37—§4, ch. 23963, 1947; §167, ch. 29965, 1955.
341.39—§§1-3, ch. 19161, 1939; CGL 1940 Supp. 1656(19); §167, ch. 29965, 1955.	343.01—§1, ch. 4338, 1895; GS 835; RGS 1588; CGL 2436; §167, ch. 29965, 1955.	343.38—§5, ch. 23963, 1947; §167, ch. 29965, 1955.
341.40—§1, ch. 17279, 1935; CGL 1936 Supp. 1656(11); §167, ch. 29965, 1955.	343.02—§1, ch. 5693, 1907; RGS 1589; CGL 2437; §167, ch. 29965, 1955.	343.39—§6, ch. 23963, 1947; §167, ch. 29965, 1955.
341.41—§2, ch. 17279, 1935; CGL 1936 Supp. 1656(12); §167, ch. 29965, 1955.	343.03—§2, ch. 4338, 1895; GS 836; RGS 1591; CGL 2439; §167, ch. 29965, 1955.	343.40—§7, ch. 23963, 1947; §167, ch. 29965, 1955.
341.42—§1, ch. 17280, 1935; CGL 1936 Supp. 655(14); §167, ch. 29965, 1955.	343.04—§3, ch. 4338, 1895; GS 837; RGS 1592; CGL 2440; §167, ch. 29965, 1955.	343.41—§8, ch. 23963, 1947; §167, ch. 29965, 1955.
341.43—§2, ch. 17280, 1935; CGL 1936 Supp. 1656(15); §167, ch. 29965, 1955.	343.05—§4, ch. 4338, 1895; GS 838; RGS 1593; CGL 2441; §167, ch. 29965, 1955.	343.42—§1, ch. 24205, 1947; §167, ch. 29965, 1955.
341.44—§3, ch. 17280, 1935; CGL 1936 Supp. 1656(16); §167, ch. 29965, 1955.	343.06—§1, ch. 5230, 1903; GS 839; RGS 1594; CGL 2442; §167, ch. 29965, 1955.	343.43—§2, ch. 24205, 1947; §167, ch. 29965, 1955.
341.45—§4, ch. 17280, 1935; CGL 1936 Supp. 1656(17); §167, ch. 29965, 1955.	343.07—§6, ch. 4769, 1899; §1, ch. 5439, 1905; RGS 1595; CGL 2443; §167, ch. 29965, 1955.	343.44—§3, ch. 24205, 1947; §167, ch. 29965, 1955.
341.46—§19, ch. 20719, 1941; §167, ch. 29965, 1955.	343.08—§5, ch. 4338, 1895; GS 840; §1, ch. 6537, 1913; RGS 1596; CGL 2444; §167, ch. 29965, 1955.	343.45—§4, ch. 24205, 1947; §167, ch. 29965, 1955.
341.47—§§2, 3, ch. 9311, 1923; §1, ch. 10269, 1923; §1, ch. 12289, 1927; CGL 1657; §167, ch. 29965, 1955.	343.09—§2, ch. 6537, 1913; RGS 1597; CGL 2445; §167, ch. 29965, 1955.	343.46—§5, ch. 24205, 1947; §167, ch. 29965, 1955.
341.48—§§1, 2, 6, ch. 9310, 1923; CGL 1657, 1658, 1659; §167, ch. 29965, 1955.	343.10—§§7, 10, ch. 4338, 1895; §1, ch. 4771, 1899; GS 842; §3, ch. 6537, 1913; RGS 1598; CGL 2446; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	343.47—§§1-3, ch. 25402, 1949; §167, ch. 29965, 1955.
341.49—§3, ch. 9310, 1923; CGL 1660; §167, ch. 29965, 1955.	343.11—§1, ch. 4771, 1899; §3, ch. 6537, 1913; RGS 5623; CGL 7812; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.02—§2, ch. 14486, 1929; CGL 1936 Supp. 2470(2); §4, ch. 57-749.
341.50—§4, ch. 9310, 1923; CGL 1661; §167, ch. 29965, 1955.	343.12—§4, ch. 6537, 1913; RGS 1599; CGL 2447; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.03—§3, ch. 14486, 1929; CGL 1936 Supp. 2470(3); §4, ch. 57-749.
341.51—§5, ch. 9310, 1923; CGL 7814; §167, ch. 29965, 1955.	343.13—§§2, 7, ch. 4769, 1899; §5, ch. 6537, 1913; RGS 1600; CGL 2448; §1, ch. 15035, 1931; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.04—§4, ch. 14486, 1929; CGL 1936 Supp. 2470(4); §4, ch. 57-749.
341.52—§1, ch. 8553, 1921; CGL 1662; §167, ch. 29965, 1955.	343.14—§21, ch. 4338, 1895; §6, ch. 6537, 1913; RGS 1601; CGL 2449; §167, ch. 29965, 1955.	344.05—§6, ch. 14486, 1929; CGL 1936 Supp. 2470(6); §10, ch. 27991, 1953.
341.53—§2, ch. 8553, 1921; CGL 1663; §167, ch. 29965, 1955.	343.15—§7, ch. 6537, 1913; RGS 1602; CGL 2451; §167, ch. 29965, 1955.	344.06—§6, ch. 14486, 1929; CGL 1936 Supp. 2470(6); §4, ch. 57-749.
341.54—§3, ch. 8553, 1921; CGL 1664; §167, ch. 29965, 1955.	343.16—§8, ch. 6537, 1913; RGS 1603; CGL 2452; §167, ch. 29965, 1955.	344.07—§7, ch. 14486, 1929; CGL 1936 Supp. 2470(7); §4, ch. 57-749.
341.55—§4, ch. 8553, 1921; CGL 1665; §167, ch. 29965, 1955.	343.17—Ch. 4338, 1895; ch. 4769, 1899; §1, ch. 5237, 1903; §1, ch. 5677, 1907; §9, ch. 6537, 1913; RGS 1604; CGL 2453; §167, ch. 29965, 1955.	344.08—§9, ch. 14486, 1929; CGL 1936 Supp. 2470(9); §4, ch. 57-749.
341.56—§5, ch. 8553, 1921; CGL 1666; §167, ch. 29965, 1955.	343.18—§§11, 12, ch. 4338, 1895; GS 845; §10, ch. 6537, 1913; RGS 1605; CGL 2454; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.09—§10, ch. 14486, 1929; CGL 1936 Supp. 2470(10); §4, ch. 57-749.
341.57—§6, ch. 8553, 1921; CGL 1667; §167, ch. 29965, 1955.	343.19—§15, ch. 4338, 1895; §11, ch. 6537, 1913; §1, ch. 6880, 1915; RGS 1606; CGL 2455; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.10—§12, ch. 14486, 1929; CGL 1936 Supp. 2470(12); am. §7, ch. 22858, 1945; §4, ch. 57-749.
341.58—§7, ch. 8553, 1921; CGL 1668; §167, ch. 29965, 1955.	343.20—§14, ch. 6537, 1913; RGS 1607; CGL 2456; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.11—§14, ch. 14486, 1929; §§1, 3, ch. 15891, 1933; CGL 1936 Supp. 2470(14); §1, ch. 19279, 1939; §1, ch. 20302, 1941; §4, ch. 57-749.
341.59—§1, ch. 17307, 1935; CGL 1936 Supp. 2452(1); am. §7, ch. 22858, 1945; am. §1, ch. 23935, 1947; §167, ch. 29965, 1955.	343.21—§15, ch. 6537, 1913; RGS 1608; CGL 2457; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.12—§15, ch. 14486, 1929; CGL 1936 Supp. 2470(15); §4, ch. 57-749.
341.60—§2, ch. 17307, 1935; CGL 1936 Supp. 2452(2); §167, ch. 29965, 1955.	343.22—§14, ch. 4338, 1895; GS 3670; §12, ch. 6537, 1913; RGS 5613; CGL 7802; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.13—§16, ch. 14486, 1929; CGL 1936 Supp. 2470(16); am. §7, ch. 22858, 1945; §4, ch. 57-749.
341.61—§3, ch. 17307, 1935; CGL 1936 Supp. 2452(3); §167, ch. 29965, 1955.	343.23—§§16, 17, ch. 6537, 1913; RGS 1609; CGL 2458; §167, ch. 29965, 1955.	344.14—§17, ch. 17728, 1937; CGL 1940 Supp. 2470(37); §4, ch. 57-749.
341.62—§1, ch. 18280, 1937; §1, ch. 19181, 1939; CGL 1940 Supp. 1668(11); §§1-5, ch. 20325, 1941; §167, ch. 29965, 1955.	343.24—§1, ch. 6538, 1913; RGS 1610; CGL 2459; §167, ch. 29965, 1955.	344.15—§18, ch. 14486, 1929; CGL 1936 Supp. 2470(18); §4, ch. 57-749.
341.63—§§1-4, ch. 23081, 1945; §167, ch. 29965, 1955.	343.25—§2, ch. 6538, 1913; RGS 1611; CGL 2460; §167, ch. 29965, 1955.	344.16—§19, ch. 14486, 1929; CGL 1936 Supp. 2470(19); §4, ch. 57-749.
341.64—§§1-6, ch. 20218, 1941; §167, ch. 29965, 1955.	343.26—§6, ch. 6538, 1913; RGS 1612; CGL 2461; §167, ch. 29965, 1955.	344.17—§20, ch. 14486, 1929; CGL 1936 Supp. 2470(20); §4, ch. 57-749.
341.65—§§1-3, ch. 20720, 1941; §167, ch. 29965, 1955.	343.27—§16, ch. 4338, 1895; GS 848; RGS 1613; CGL 2462; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.18—§21, ch. 20648, 1941; am. §7, ch. 22000, 1943; §4, ch. 57-749.
341.66—§§1-4, ch. 20781, 1941; am. §2, ch. 23935, 1947. Sub §(1) and (4) am. §1, ch. 26547, 1951; §167, ch. 29965, 1955.	343.28—§§1-3, ch. 6499, 1913; RGS 1614; CGL 2463; §167, ch. 29965, 1955.	344.19—§1, ch. 26496, 1951; §4, ch. 57-749.
341.67—§§1-4, ch. 20782, 1941; §167, ch. 29965, 1955.	343.29—§3, ch. 4338, 1895; GS 853; RGS 1615; CGL 2464; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	344.20—§1, ch. 25362, 1949; §4, ch. 57-749.
341.68—§§1-4, ch. 21642, 1943; §167, ch. 29965, 1955.	343.30—§7, ch. 4338, 1895; GS 854; RGS 1616; CGL 2465; §167, ch. 29965, 1955; §7, ch. 29615, 1955.	345.01—§1, ch. 5245, 1903; GS 869; RGS 1627; CGL 2477; §7, ch. 29615, 1955.
341.69—§§1-4, ch. 21643, 1943; §167, ch. 29965, 1955.		345.02—§2, ch. 5245, 1903; GS 870; RGS 1628; CGL 2478; §7, ch. 29615, 1955.
341.70—§§1-4, 6, ch. 22046, 1943; §167, ch. 29965, 1955.		345.03—§3, ch. 5245, 1903; GS 871; RGS 1629; CGL 2479; §7, ch. 29615, 1955.
341.71—§§1, 2, ch. 22616, 1945; §167, ch. 29965, 1955.		346.01—§1, ch. 5450, 1905; RGS 1630; CGL 2662; §7, ch. 29615, 1955.
341.72—§1, ch. 22542, 1945; am. §1, ch. 23885, 1947; §11, ch. 25035, 1949; §167, ch. 29965, 1955.		346.02—§5, ch. 5450, 1905; RGS 5614; CGL 7803; §7, ch. 29615, 1955.
341.73—§§1-3, ch. 23078, 1945; §167, ch. 29965, 1955.		346.03—§6, ch. 5450, 1905; RGS 5615; CGL 7804; §7, ch. 29615, 1955.
341.74—§§1-5, ch. 23786, 1947; §167, ch. 29965, 1955.		346.04—§2, ch. 5450, 1905; RGS 1631; CGL 2663; §7, ch. 29615, 1955.
341.75—§1, ch. 24340, 1947; §167, ch. 29965, 1955.		346.05—§3, ch. 5450, 1905; RGS 1632; CGL 2664; §7, ch. 29615, 1955.

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348.04—§4, ch. 22045, 1943; §167, ch. 29965, 1955.	371.26—§8, ch. 20883, 1941; §1, ch. 28145, 1953.	372.54—§54, ch. 13644, 1929; CGL 1936 Supp. 1977(54); §6, ch. 26766, 1951.
348.05—§5, ch. 22045, 1943; §167, ch. 29965, 1955.	371.27—§9, ch. 20883, 1941; §1, ch. 28145, 1953.	372.55—§60, ch. 13644, 1929; CGL 1936 Supp. 1977(60); §6, ch. 26766, 1951.
348.06—§6, ch. 22045, 1943; §167, ch. 29965, 1955.	371.28—§10, ch. 20883, 1941; §1, ch. 28145, 1953.	372.56—§57, ch. 13644, 1929; CGL 1936 Supp. 1977(57); §6, ch. 26766, 1951.
348.07—§7, ch. 22045, 1943; §167, ch. 29965, 1955.	371.29—§11, ch. 20883, 1941; §1, ch. 28145, 1953.	372.78—§§1-4, ch. 21729, 1943; expired.
348.08—§8, ch. 22045, 1943; §167, ch. 29965, 1955.	371.30—§1, ch. 21977, 1943; §1, ch. 28145, 1953.	372.79—§1, ch. 21945, 1943; §8, ch. 26766, 1951.
348.09—§9, ch. 22045, 1943; am. §7, ch. 24337, 1947; §167, ch. 29965, 1955.	371.31—§§1-4, ch. 22818, 1945; §1, ch. 28145, 1953.	372.80—§2, ch. 21945, 1943; §8, ch. 26766, 1951.
348.10—§1, ch. 26984, 1951; §167, ch. 29965, 1955.	372.11—§7, ch. 13644, 1929; CGL 1936 Supp. 1977(7); §6, ch. 26766, 1951.	372.93—Comp. §1, ch. 29953, 1955; 59-1.
350.02—§1, ch. 4700, 1899; GS 2883; §1, ch. 6524, 1913; RGS 4608; §1, ch. 11335, 1925; §1, ch. 12218, 1927; CGL 6693; §1, ch. 15720, 1931; §1, ch. 15859, 1933; am. §7, ch. 22858, 1945; am. §1, ch. 24035, 1947; §12, ch. 57-401.	372.13—§4, ch. 13644, 1929; CGL 1936 Supp. 1977(4); §6, ch. 26766, 1951.	372.94—Comp. §2, ch. 29953, 1955; 59-1.
350.251—§1, ch. 24276, 1947; §1, ch. 61-516.	372.14—§1, ch. 19192, 1939; CGL 1940 Supp. 1906(1); §6, ch. 26766, 1951.	372.95—Comp. §3, ch. 29953, 1955; 59-1.
350.68—§1, ch. 21011, 1941; §24, ch. 57-1.	372.15—§5, ch. 13644, 1929; §1, ch. 14721, 1931; CGL 1936 Supp. 1907(1), 1977(5); §6, ch. 26766, 1951.	372.96—Comp. §4, ch. 29953, 1955; 59-1.
350.69—§2, ch. 21011, 1941; §24, ch. 57-1.	372.17—§5, ch. 13644, 1929; CGL 1936 Supp. 1977(5); §6, ch. 26766, 1951.	373.01—§8, ch. 6532, 1913; §19, ch. 6877, 1915; §9, ch. 7389, 1917; RGS 1237, 1274, 1286; CGL 1795, 1842, 1883; §§1, 2, 7, ch. 16178, 1933; CGL 1936 Supp. 1977-101, 1977(102), 1977(107); §1, ch. 28145, 1953.
350.70—§3, ch. 21011, 1941; §24, ch. 57-1.	372.18—§53, ch. 13644, 1929; CGL 1936 Supp. 1977(53); §6, ch. 26766, 1951.	373.02—§§7, 11, ch. 16178, 1933; CGL 1936 Supp. 1977(107), 8135(9); §1, ch. 28145, 1953.
350.71—§4, ch. 21011, 1941; §24, ch. 57-1.	372.20—§24, ch. 13644, 1929; CGL 1936 Supp. 1977(24); §7, ch. 22858, 1945; §6, ch. 26766, 1951.	373.03—§24, ch. 6532, 1913; RGS 1252; CGL 1810; §2, 7, ch. 16178, 1933; CGL 1936 Supp. 1977(102), 1977(107); CGL 1940 Supp. 1848; §1, ch. 28145, 1953.
350.72—§5, ch. 21011, 1941; §24, ch. 57-1.	372.21—§71-A, ch. 13644, 1929; CGL 1936 Supp. 1977(73); §6, ch. 26766, 1951.	373.04—§7, ch. 6532, 1913; §22, ch. 6877, 1915; RGS 1236, 1277; CGL 1794, 1845; §5, ch. 16178, 1933; CGL 1936 Supp. 1977-105, §1, ch. 28145, 1953.
350.73—§6, ch. 21011, 1941; §24, ch. 57-1.	372.22—§27, ch. 13644, 1929; CGL 1936 Supp. 1977(27); §6, ch. 26766, 1951.	373.05—§1, ch. 6532, 1913; RGS 1230; CGL 1788; §8, ch. 16178, 1933; CGL 1936 Supp. 1977(108); §1, ch. 28145, 1953.
350.74—§7, 8, ch. 21011, 1941; §24, ch. 57-1.	372.23—§36, ch. 13644, 1929; §2, ch. 15614, 1931; CGL 1936 Supp. 1977(36); §1, ch. 20537, 1941; §7, ch. 22858, 1945; §6, ch. 26766, 1951.	373.06—§10, ch. 16178, 1933; CGL 1936 Supp. 1977(110); §1, ch. 24126, 1947; §11, ch. 25035, 1949; sub. §(4) §58, ch. 26869, 1951; §1, ch. 28145, 1953.
350.75—§8, ch. 21011, 1941; §24, ch. 57-1.	372.24—§§24, 37, ch. 13644, 1929; CGL 1936 Supp. 1977(24), 1977(37); §6, ch. 26766, 1951.	373.07—§2, ch. 13799, 1929; CGL 1936 Supp. 1859(2); §1, ch. 28145, 1953.
370.05—§2, sub. §5, ch. 28145, 1953; provisions contained herein formerly §373-27(1)-(7), (9); §1, ch. 29812, 1955.	372.25—§26, ch. 13644, 1929; CGL 1936 Supp. 1977(26); §6, ch. 26766, 1951.	373.08—§§1-4, ch. 17916, 1937; CGL 1940 Supp. 1977(113)-1977(116); §1, ch. 28145, 1953.
371.02—§1, ch. 6532, 1913; RGS 1230; CGL 1788; §1, ch. 28145, 1953.	372.28—§1, 2, ch. 17932, 1937; CGL 1940 Supp. 1977(89-v), 8092(30); §6, ch. 26766, 1951.	373.09—§10, ch. 6532, 1913; §§18, 20, ch. 6877, 1915; §9, 10, ch. 7389, 1917; RGS 1239, 1273, 1275, 1287, 1288, 5845, 5849; §1, ch. 8588, 1921; CGL 1797, 1841, 1843, 1884, 1885, 8086, 8090; §§1-4, ch. 16178, 1933; CGL 1936 Supp. 1977(101)1977(104); §1, ch. 28145, 1953.
371.03—§2, ch. 6532, 1913; RGS 1231; CGL 1789; §1, ch. 28145, 1953.	372.29—§35, ch. 13644, 1929; §1, ch. 15614, 1931; §1, ch. 17014, 1935; CGL 1936 Supp. 1977(35), 1977(35-a); §6, ch. 26766, 1951.	373.10—§§1-6, ch. 17917, 1937; CGL 1940 Supp. 1848(2)-1848(7); §1, chs. 21015, 20747, 1941; §7, ch. 22858, 1945; §1, ch. 28145, 1953.
371.04—§1, ch. 6532, 1913; §1, ch. 6877, 1915; §1, ch. 738, 1917; RGS 1230, 1258, 1282; CGL 1788, 1826, 1879; §23, ch. 13644, 1929; CGL 1936 Supp. 1977(23); §1, ch. 28145, 1953.	372.30—§24, ch. 13644, 1929; CGL 1936 Supp. 1977(24); §6, ch. 26766, 1951.	373.11—§14, ch. 6877, 1915; RGS 1265; CGL 1833; §1, ch. 28145, 1953.
371.05—§23, ch. 13644, 1929; CGL 1936 Supp. 1977(23); §1, ch. 28145, 1953.	372.32—§38, ch. 13644, 1929; CGL 1936 Supp. 1977(38); §1, ch. 20538, 1941; am. §7, ch. 22858, 1945; §6, ch. 26766, 1951.	373.111—Comp. §5, ch. 57-380; §5, ch. 61-231.
371.06—§§1, 2, 4, ch. 9339, 1923; CGL 3990, 3991, 7879; §1, ch. 28145, 1953.	372.33—§52, ch. 13644, 1929; CGL 1936 Supp. 1977(52); §6, ch. 26766, 1951.	373.12—§19, ch. 6532, 1913; §14, ch. 6877, 1915; RGS 1248, 1263; CGL 1806, 1831; §1, ch. 28145, 1953.
371.07—§2, ch. 3455, 1883; §§1, 2, ch. 3614, 1885; RS 2765; GS 3783; §11, ch. 6877, 1915; RGS 5830; CGL 8063; §1, ch. 28145, 1953.	372.34—§51, ch. 13644, 1929; CGL 1936 Supp. 1977(51); §7, 22858, 1945; §6, ch. 26766, 1951.	373.121—Comp. §6, ch. 57-380; §6, ch. 61-231.
371.08—§1, ch. 4558, 1897; §1, ch. 4790, 1899; GS 3767; §5, ch. 6877, 1915; RGS 5824; CGL 8057; §§28, 70, ch. 13644, 1929; CGL 1936 Supp. 1977(28); §1, ch. 28145, 1953.	372.35—§68, ch. 13644, 1929; CGL 1936 Supp. 1977(68); §6, ch. 26766, 1951.	373.13—§11, ch. 10123, 1925; CGL 1870; §1, ch. 13794, 1929; §1, ch. 28145, 1953.
371.09—§1, ch. 4418, 1895; GS 3788; §12, ch. 6877, 1915; RGS 5831; CGL 8064; §1, ch. 28145, 1953.	372.36—§73, ch. 13644, 1929; CGL 1936 Supp. 1977(73); §6, ch. 26766, 1951.	373.14—§24, ch. 6532, 1913; RGS 1252; CGL 1810; §1, ch. 28145, 1953.
371.10—§§1, 2, ch. 4215, 1893; GS 3766; RGS 5817; CGL 8049; §1, ch. 14720, 1931; §1, ch. 28145, 1953.	372.37—§50, ch. 13644, 1929; CGL 1936 Supp. 1977(50); §6, ch. 26766, 1951.	373.15—§§14, 25, ch. 6877, 1915; RGS 1265; CGL 1833, 8066; §1, ch. 28145, 1953.
371.11—§§1, 2, ch. 27017, 1935; CGL 1936 Supp. 1977(35-B), 8092(16); §1, ch. 28145, 1953.	372.38—§44, ch. 13644, 1929; CGL 1936 Supp. 1977(44); §6, ch. 26766, 1951.	373.16—§§1, 2, ch. 5681, 1907; RGS 2440, 2441; CGL 3846, 3847; §§1-4, ch. 16178, 1933; §1, ch. 28145, 1953.
371.12—§1, ch. 16025, 1933; CGL 1936 Supp. 1977(24-1), 8092(2-A); §1, ch. 28145, 1953.	372.39—§§1, 2, ch. 17102, 1935; CGL 1936 Supp. 1977(89-E), 8092(19); §6, ch. 26766, 1951.	373.161—Comp. §10, ch. 57-380; ch. 63-336.
371.121—§1, ch. 59-399; ch. 63-550.	372.40—§43, ch. 13644, 1929; CGL 1936 Supp. 1977(43); §6, ch. 26766, 1951.	373.17—§3, ch. 5681, 1907; RGS 2442; CGL 3848; §§1-4, ch. 16178, 1933; §1, ch. 28145, 1953.
371.13—§§1, 2, ch. 5939, 1909; RGS 5820; CGL 8052; §3, ch. 17003, 1935; CGL 1878(12); §1, ch. 28145, 1953.	372.41—§49, ch. 13644, 1929; CGL 1936 Supp. 1977(49); §1, ch. 19202, 1939; §6, ch. 26766, 1951.	373.18—§3, ch. 5681, 1907; RGS 5378; CGL 7513; §§1-4, ch. 16178, 1933; §1, ch. 28145, 1953.
371.14—§§1, 2, ch. 7908, 1919; CGL 8054; §1, ch. 28145, 1953.	372.42—§45, ch. 13644, 1929; CGL 1936 Supp. 1977(45); §6, ch. 26766, 1951.	373.19—§4, ch. 5681, 1907; RGS 2443; CGL 3849; §§1-4, ch. 16178, 1933; §1, ch. 28145, 1953.
371.15—§11, ch. 10123, 1925; CGL 1871, 1874; §1, ch. 13644, 1929; §1, ch. 15800, 1931; CGL 1936 Supp. 1878(9), 1977(1); §1, ch. 19226, 1939; §1, ch. 19265, 1939; §§1, 2, ch. 19566, 1939; CGL 1940 Supp. 1977; §1, ch. 28145, 1953.	372.43—§40, ch. 13644, 1929; CGL 1936 Supp. 1977(40); §6, ch. 26766, 1951.	373.20—§5, ch. 5681, 1907; RGS 2444; CGL 3850; §§1-4, ch. 16178, 1933; §1, ch. 28145, 1953.
371.16—§15, ch. 6877, 1915; §7, ch. 7389, 1917; RGS 1270, 1284; §8, ch. 10123, 1925; CGL 1838, 1867, 1881; §1, ch. 28145, 1953.	372.44—§39, ch. 13644, 1929; CGL 1936 Supp. 1977(39); §6, ch. 26766, 1951.	373.21—§6, ch. 5681, 1907; RGS 2445; CGL 3852; §§1-4, ch. 16178, 1933; §1, ch. 28145, 1953.
371.17—§16, ch. 6877, 1915; §8, ch. 7389, 1917; RGS 1271, 1285; CGL 1839, 1882; §17, ch. 13644, 1929; CGL 1936 Supp. 1977(17); §1, ch. 28145, 1953.	372.45—§46, ch. 13644, 1929; CGL 1936 Supp. 1977(46); §6, ch. 26766, 1951.	373.22—§5, ch. 6532, 1913; §23, ch. 6877, 1915; §11, ch. 7389, 1917; RGS 1234, 1278, 1289; CGL 1792, 1846, 1886; §§1-3, ch. 16178, 1933; §7, ch. 22858, 1945; §1, ch. 28145, 1953.
371.18—§4, ch. 7907, 1919; CGL 1852; §1, ch. 28145, 1953.	372.46—§41, ch. 13644, 1929; CGL 1936 Supp. 1977(41); §6, ch. 26766, 1951.	373.23—§24, ch. 6877, 1915; RGS 1279, 5834; CGL 1847, 8071; §1, ch. 28145, 1953.
371.19—§1, ch. 20883, 1941; §1, ch. 28145, 1953.	372.47—§42, ch. 13644, 1929; CGL 1936 Supp. 1977(42); §6, ch. 26766, 1951.	373.24—§28, ch. 6532, 1913; RGS 1266; CGL 1814; §1, ch. 28145, 1953.
371.20—§2, ch. 20883, 1941; §1, ch. 28145, 1953.	372.48—§40, ch. 13644, 1929; CGL 1936 Supp. 1977(40); §6, ch. 26766, 1951.	
371.21—§3, ch. 20883, 1941; §1, ch. 28145, 1953.	372.49—§47, ch. 13644, 1929; CGL 1936 Supp. 1977(47); §6, ch. 26766, 1951.	
371.22—§4, ch. 20883, 1941; §1, ch. 28145, 1953.	372.50—§48, ch. 13644, 1929; CGL 1936 Supp. 1977(48); §6, ch. 26766, 1951.	
371.23—§5, ch. 20883, 1941; §1, ch. 28145, 1953.	372.51—§1, ch. 6533, 1913; RGS 5776; CGL 8006; §6, ch. 26766, 1951.	
371.24—§6, ch. 20883, 1941; §1, ch. 28145, 1953.	372.52—§56, ch. 13644, 1929; CGL 1936 Supp. 1977(56); §7, ch. 22858, 1945; §6, ch. 26766, 1951.	
371.25—§7, ch. 20883, 1941; §1, ch. 28145, 1953.	372.53—§55, ch. 13644, 1929; CGL 1936 Supp. 1977(55); §6, ch. 26766, 1951.	

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- 373.25—§1, ch. 20906, 1941; §1, ch. 26973, 1951; §1, ch. 28145, 1953.
- 373.251—Comp. §20, ch. 57-380; §1, ch. 61-516.
- 373.26—§§1-4, ch. 20923, 1941; §1, ch. 28145, 1953.
- 373.27—§§1, 2, ch. 24283, 1947; sub. §(8) §60, ch. 26869, 1951; §1, ch. 28145, 1953.
- 373.28—§§1-3, ch. 25000, 1949; §1, ch. 28145, 1953.
- 374.01—§9, 11, ch. 16178, 1933; CGL 1936 Supp. 1977 (109), 8135(9); §1, ch. 28145, 1953.
- 374.02—§§1, 11, ch. 10123, 1925; CGL 1860, 1872; §1, ch. 13794, 1929; §§1, 2, ch. 17003, 1935; §1, ch. 17010, 1935; CGL 1936 Supp. 1878(10), 1878(11); §4, ch. 17933, 1937; CGL 1940 Supp. 1878(55); §1, ch. 28145, 1953.
- 374.03—§1, ch. 6948, 1915; RGS 1281; CGL 1849; §1, ch. 28145, 1953.
- 374.04—§§1, 2, ch. 4213, 1893; GS 3776; RGS 5818; CGL 8050; §1, ch. 28145, 1953.
- 374.05—§§1, 2, ch. 3291, 1881; RS 2759; GS 3778; RGS 5819; CGL 8051; §1, ch. 28145, 1953.
- 374.06—§5, ch. 10123, 1925; CGL 1864; §1, ch. 28145, 1953.
- 374.07—§4, ch. 6877, 1915; RGS 5823; CGL 8056; §1, ch. 28145, 1953.
- 374.08—§§1-3, ch. 13616, 1929; CGL 1936 Supp. 8075(1)-8075(3); §1, ch. 25280, 1949; §1, ch. 28145, 1953.
- 374.09—§§1, 2, ch. 16960, 1935; CGL 1936 Supp. 8082(2); §1, ch. 28145, 1953.
- 374.10—§§1, 3, ch. 7909, 1919; §§1, 3, ch. 8591, 1921; CGL 8073, 8075; §§1, 4, ch. 13618, 1929; §§1, 4, ch. 14702, 1931; §1, ch. 28145, 1953.
- 374.11—§§2, 3, ch. 7909, 1919; §§2, 3, ch. 8591, 1921; §§2, 3, ch. 7909, 1919; §§1, 3, ch. 8591, 1921; CGL 8073, 8075; §§3, 4, ch. 13618, 1929; §§1-4, ch. 14702, 1931; §1, ch. 28145, 1953.
- 374.12—§4, ch. 17123, 1925; CGL 1863; §1, ch. 23954, 1947; §1, ch. 28145, 1953.
- 374.121—§1, ch. 25114, 1949; §1, ch. 28145, 1953.
- 374.13—§6, ch. 10123, 1925; CGL 1865; §1, ch. 25202, 1949; sub. §(3) §1, ch. 26784, 1951; §1, ch. 28145, 1953.
- 374.131—§§1, 2, 2A, 3, ch. 24268, 1947; §1, ch. 25201, §11, ch. 25035, 1949; §1, ch. 28145, 1953.
- 374.14—§§1-3, ch. 13799, 1929; CGL 1936 Supp. 1859(1), 1859(2), 8069(1); §1, ch. 22786, 1945; §§1-6, ch. 23777, 1947; §1, ch. 28145, 1953.
- 374.15—§§1, 2, ch. 17256, 1935; CGL 1936 Supp. 1859(4), 8069(3); §2, ch. 22786, 1945; sub. §(2) §1, ch. 26991, 1951; §1, ch. 28145, 1953.
- 374.16—§§1, 2, ch. 5669, 1907; RGS 5806; CGL 8038; §1, ch. 28145, 1953.
- 374.17—§§1, 2, ch. 4209, 1893; GS 3764; RGS 5805; CGL 8037; §1, ch. 28145, 1953.
- 374.18—§1, ch. 4208, 1893; GS 3762; RGS 5803, 5804; CGL 8035, 8036; §1, ch. 28145, 1953.
- 374.19—§§1-7, ch. 17915, 1937; CGL 1940 Supp. 1878(16)-1878(21), 8082(3); §1, ch. 28145, 1953.
- 374.20—§11-A, ch. 10123, 1925; CGL 1875; §1, ch. 17012, 1935; §1, ch. 22582, 1945; §10, ch. 26484, 1951.
- 374.21—§11, ch. 10123, 1925; CGL 1871-1874; §1, ch. 13794, 1929; §1, ch. 17010, 1935; §§1, 2, ch. 19566, 1939; §1, ch. 20529, 1941; §1, ch. 22788, 1945; §1, ch. 24367, 1947; §10, ch. 26484, 1951.
- 374.22—§11, 11-A, ch. 10123, 1925; CGL 1873, 1875; §1, ch. 13794, 1929; §1, ch. 17010, 1935; §1, ch. 17012, 1935; §1, ch. 2845, 1953.
- 374.23—§2, ch. 10123, 1925; CGL 1861; §2, ch. 17933, 1937; §§1, 2, ch. 24204, 1947; §1, ch. 28145, 1953; §7, ch. 29615, 1955.
- 374.24—§3, ch. 10123, 1925; CGL 1862; §1, ch. 28145, 1953.
- 374.25—§1, ch. 5241, 1903; GS 3792; RGS 1290, 5842; CGL 1887, 8083; §1, ch. 28145, 1953.
- 374.26—§§6, 12, ch. 7389, 1917; RGS 1283, 5850; CGL 1880, 8091; §1, ch. 28145, 1953.
- 374.27—§4, ch. 7389, 1917; RGS 5846; CGL 8087; §1, ch. 28145, 1953.
- 374.28—§5, ch. 7389, 1917; RGS 5848; CGL 8089; §1, ch. 28145, 1953.
- 374.29—§§2, 3, ch. 7389, 1917; RGS 5843, 5844; CGL 8084, 8085; §1, ch. 23040, 1945; §1, ch. 28145, 1953.
- 374.30—§7, ch. 10123, 1925; CGL 1866; §1, ch. 17009, 1935; §1, ch. 17011, 1935; §§1-3, ch. 17914, 1937; §§2, 3, 9, ch. 19611, 1939; CGL 1940 Supp. 1848(1), 1848(1-c); 8066(1), 8066(3); §61, ch. 26869, 1951; sub. §(5) §1, ch. 26972, 1951; §1, ch. 28145, 1953.
- 374.31—§1, ch. 17914, 1937; §§2, 3, ch. 19611, 1939; CGL 1940 Supp. 1848(1), 1848(1-b), 1848(1-c); §1, ch. 28145, 1953.
- 374.32—§§1, 2, ch. 17914, 1937; §§4, 9, ch. 19611, 1939; CGL 1940 Supp. 1848(1), 1848(1-d), 8066(1), 8066(3); §1, ch. 28145, 1953.
- 374.33—§§5-7, 9, ch. 19611, 1939; CGL 1940 Supp. 1848(1-e)-1848(1-g), 8066(3); §1, ch. 28145, 1953.
- 374.34—§§8, 9, ch. 19611, 1939; CGL 1940 Supp. 1848(1-h), 8066(3); §1, ch. 28145, 1953.
- 374.35—§2, ch. 6877, 1915; §§1-3, ch. 7907, 1919; §§1, 2, ch. 7908, 1919; RGS 5821; CGL 1850, 1851, 8053, 8054; §1, ch. 28145, 1953.
- 374.36—§3, ch. 6877, 1915; RGS 5822; CGL 8055; §1, ch. 28145, 1953.
- 374.37—§§4, 5, ch. 17003, 1935; CGL 1936 Supp. 1878(13), 8075(5); §1, ch. 28145, 1953.
- 374.38—§7, ch. 6877, 1915; RGS 5826; CGL 8059; §1, ch. 28145, 1953.
- 374.39—§§3-5, ch. 17933, 1937; CGL 1940 Supp. 1878(54)-1878(56), 8082(7); §1, ch. 28145, 1953.
- 374.40—§25, ch. 6877, 1915; RGS 5833; §14, ch. 10123, 1925; CGL 8066, 8070; §1, ch. 28145, 1953.
- 374.41—§10, ch. 6877, 1915; RGS 5829; CGL 8062; §1, ch. 28145, 1953.
- 374.42—§§1-5, ch. 20907, 1941; am. §1, ch. 24184, 1947; sub. §(2) am. §10, ch. 26484, 1951; §1, ch. 28145, 1953.
- 374.43—§1, ch. 23108, 1945; §1, ch. 28145, 1953.
- 374.44—§2, ch. 23108, 1945; §1, ch. 28145, 1953.
- 374.45—§3, ch. 23108, 1945; §1, ch. 28145, 1953.
- 374.46—§4, ch. 23108, 1945; §1, ch. 28145, 1953.
- 374.47—§5, ch. 23108, 1945; §1, ch. 28145, 1953.
- 374.48—§6, ch. 23108, 1945; §1, ch. 28145, 1953.
- 374.49—§1, ch. 24353, 1947; §11, ch. 25035, 1949; §10, ch. 26484, 1951; §1, ch. 28145, 1953.
- 374.50—§2, ch. 24353, 1947; §11, ch. 25035, 1949; §1, ch. 28145, 1953.
- 374.51—§3, ch. 24353, 1947; §1, ch. 28145, 1953.
- 374.52—§4, ch. 24353, 1947; §1, ch. 28145, 1953.
- 374.53—§5, ch. 24353, 1947; §1, ch. 28145, 1953.
- 374.54—§6, ch. 24353, 1947; expired.
- 375.01—§12, ch. 6532, 1913; RGS 1241; CGL 1799; §1, ch. 28145, 1953.
- 375.02—§6, ch. 6532, 1913; RGS 1235; CGL 1793; §8, ch. 16178, 1933; CGL 1936 Supp. 1977(108); §1, ch. 28145, 1953.
- 375.03—§13, ch. 6532, 1913; RGS 1242, 5837; CGL 1800, 8077; §1, ch. 28145, 1953.
- 375.04—§14, ch. 6532, 1913; RGS 1243; CGL 1801; §1, ch. 28145, 1953.
- 375.05—§17, ch. 6532, 1913; RGS 1246; CGL 1804; §1, ch. 28145, 1953.
- 375.06—§15, ch. 6532, 1913; RGS 1244; CGL 1802; §1, ch. 28145, 1953.
- 375.07—§16, ch. 6532, 1913; RGS 1245; CGL 1803; §1, ch. 28145, 1953.
- 375.08—§18, ch. 6532, 1913; RGS 1247; CGL 1805; §1, ch. 28145, 1953.
- 375.09—§18, ch. 6532, 1913; RGS 1247; CGL 1805; §1, ch. 28145, 1953.
- 375.10—§29, ch. 6532, 1913; RGS 1257; CGL 1815; §1, ch. 28145, 1953.
- 375.11—§25, ch. 6532, 1913; RGS 1253; CGL 1811; §1, ch. 28145, 1953.
- 375.12—§23, ch. 6532, 1913; RGS 1251; CGL 1809; §1, ch. 28145, 1953.
- 375.13—§4, ch. 6532, 1913; RGS 1233; CGL 1791; §1, ch. 28145, 1953.
- 375.14—§19, ch. 6532, 1913; RGS 5838; CGL 8078; §1, ch. 28145, 1953.
- 375.15—§§7, 20, ch. 6532, 1913; RGS 1236, 5839; CGL 1794, 8079; §1, ch. 28145, 1953.
- 375.16—§22, ch. 6532, 1913; RGS 1250, 5840; CGL 1808, 8080; §1, ch. 28145, 1953.
- 375.17—§21, ch. 6532, 1913; RGS 1249; §3, ch. 10131, 1925; CGL 1807, 1825; §1, ch. 28145, 1953.
- 375.18—§21, ch. 6532, 1913; RGS 1249; CGL 1807; §1, ch. 28145, 1953.
- 375.19—§26, ch. 6532, 1913; RGS 1254; §1, ch. 8588, 1921; CGL 1812; §1, ch. 28145, 1953.
- 375.20—§9, ch. 6532, 1913; RGS 1238; §1, ch. 8588, 1921; §7, ch. 9338, 1923; §2, ch. 10131, 1925; CGL 1796, 1822, 1824; §1, ch. 23132, 1945; §1, ch. 28145, 1953.
- 375.21—§10, ch. 6532, 1913; RGS 1239; §1, ch. 8588, 1921; CGL 1797; §1, ch. 28145, 1953.
- 375.22—§8, ch. 6532, 1913; RGS 5836; CGL 8076; §1, ch. 28145, 1953.
- 375.23—§7, ch. 6532, 1913; RGS 1236; CGL 1794; §1, ch. 28145, 1953.
- 375.24—§7, ch. 6532, 1913; RGS 1236; CGL 1794; §1, ch. 28145, 1953.
- 375.25—§8, ch. 6532, 1913; RGS 1237; CGL 1795; §1, ch. 28145, 1953.
- 375.26—§27, ch. 6532, 1913; RGS 1255; CGL 1813 §7, ch. 22858, 1945; §1, ch. 28145, 1953.
- 375.27—§1, ch. 9338, 1923; CGL 1816; §1, ch. 28145, 1953.
- 375.28—§2, ch. 9338, 1923; CGL 1817; §1, ch. 28145, 1953.
- 375.29—§3, ch. 9338, 1923; CGL 1818; §1, ch. 28145, 1953.
- 375.30—§4, ch. 9338, 1923; CGL 1819; §1, ch. 28145, 1953.
- 375.31—§5, ch. 9338, 1923; CGL 1820; §1, ch. 28145, 1953.
- 375.32—§§9, 25, ch. 6532, 1913; RGS 1238, 1253; §1, ch. 8588, 1921; §7, ch. 9338, 1923; §2, ch. 10131, 1925; CGL 1796, 1811, 1822, 1824; §1, ch. 28145, 1953.
- 375.33—§27, ch. 6532, 1913; RGS 5841; CGL 80881; §1, ch. 28145, 1953.
- 375.34—§1, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.35—§2, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.36—§3, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.37—§4, ch. 24121, 1947; §1, ch. 26979, 1951; §1, ch. 28145, 1953.
- 375.38—§5, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.39—§6, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.40—§7, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.41—§8, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.42—§9, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.43—§10, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.44—§11, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.45—§12, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.46—§13, ch. 24121, 1947; §1, ch. 28145, 1953.
- 375.47—§14, ch. 24121, 1947; §1, ch. 28145, 1953.
- 377.08—§3, ch. 22819, 1945; §9, ch. 61-231.
- 377.09—§4, ch. 22819, 1945; §10, ch. 61-231.
- 380.02—§2, ch. 22851, 1945; §62, ch. 26869, 1951.
- 380.03—§3, ch. 22851, 1945; §62, ch. 26869, 1951.
- 381.01—§1, ch. 3839, 1889; RS 760; GS 1109; RGS 1986; CGL 3142; am. §§1-2, ch. 24070, 1947; §1, ch. 29834, 1955.
- 381.02—§3, ch. 3839, 1889; RS 763; GS 1113; RGS 1990; CGL 3146; §1, ch. 29834, 1955.
- 381.03—§1, ch. 7826, 1919; CGL 3176; §1, ch. 29834, 1955.
- 381.04—§2, ch. 3839, 1889; RS 762; GS 1112; RGS 1989; CGL 3146; §1, ch. 14555, 1929; §1, ch. 29834, 1955.
- 381.05—§13, ch. 3839, 1889; RS 775; GS 1123; RGS 2009; CGL 3165; §1, ch. 29834, 1955.
- 381.06—§1, ch. 4345, 1895; GS 1110; RGS 1987; CGL 3143; §1, ch. 29834, 1955.
- 381.07—§13, ch. 3839, 1889; RS 776; GS 1124; RGS 2010; CGL 3166; §1, ch. 29834, 1955.

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- 381.08—RS 761; GS 1111; RGS 1988; CGL 3144; §1, ch. 29834, 1955.
- 381.09—§16, ch. 3839, 1889; RS 780; GS 1127; RGS 2013; §1, ch. 11335, 1925; CGL 3169; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §1, ch. 29834, 1955.
- 381.10—§18, ch. 3839, 1889; RS 782; GS 1129; RGS 2014; CGL 3170; §1, ch. 29834, 1955.
- 381.11—§19, ch. 3839, 1889; RS 783; GS 1130; RGS 2015; CGL 3171; §1, ch. 29834, 1955.
- 381.12—§1, ch. 4693, 1899; §1, ch. 8557, 1921; §1, ch. 16179, 1933; RGS 2016; CGL 3172; abolished by §2, article IX, Florida constitution, as amended November 5, 1940, which abolished all ad valorem taxes for state purposes.
- 381.13—§2, ch. 4693, 1899; GS 1132; RGS 2017; CGL 3173; §1, ch. 29834, 1955.
- 381.14—§3, ch. 4693, 1899; GS 1133; RGS 2018; CGL 3174; §1, ch. 29834, 1955.
- 381.15—§12, ch. 3839, 1889; RS 772; §2, ch. 4348, 1895; GS 1120; RGS 1997; CGL 3153; §1, ch. 29834, 1955.
- 381.16—§13, ch. 3839, 1889; RS 744; GS 1122; ch. 7823, 1919; RGS 2008; CGL 3164; §1, ch. 29834, 1955.
- 381.161—§§1, 2, ch. 22746, 1945; §1, ch. 29834, 1955.
- 381.17—§1, ch. 4348, 1895; GS 1115; RGS 1992; CGL 3148; §1, ch. 29834, 1955.
- 381.18—§6, ch. 3839, 1889; RS 2678; GS 3621; RGS 5546; CGL 7729; §1, ch. 29834, 1955.
- 381.19—§2, ch. 4345, 1895; GS 1117; RGS 1994; CGL 3150; §1, ch. 29834, 1955.
- 381.20—§15, ch. 3839, 1889; RS 2680; GS 3622; RGS 5547; CGL 7730; §1, ch. 29834, 1955.
- 381.21—§6, ch. 3859, 1889; RS 2682; GS 3623; RGS 5549; CGL 7732; §1, ch. 29834, 1955.
- 381.22—§12, ch. 3839, 1889; RS 773; GS 1121; RGS 2007; CGL 3163; §1, ch. 29834, 1955.
- 381.23—§§1, 2, ch. 6166, 1911; RGS 2005; CGL 3161; §1, ch. 29834, 1955.
- 381.24—§3, ch. 6166, 1911; RGS 2006; CGL 3162; §1, ch. 29834, 1955.
- 381.25—§4, ch. 3839, 1889; RS 764; GS 1114; RGS 1991; CGL 3147; §1, ch. 29834, 1955.
- 381.26—§§4, 5, ch. 3839, 1889; RS 2677; GS 3619; RGS 5544; CGL 7727; §1, ch. 29834, 1955.
- 381.27—§1, ch. 4695, 1899; GS 1146; RGS 2095; CGL 3302; §1, ch. 29834, 1955.
- 381.28—§2, ch. 4695, 1899; GS 1147; RGS 2096; CGL 3303; §1, ch. 29834, 1955.
- 381.29—§3, ch. 4695, 1899; GS 1148; RGS 2097; CGL 3304; §1, ch. 29834, 1955.
- 381.30—§4, ch. 4695, 1899; GS 3620; RGS 5545; CGL 7728; §1, ch. 29834, 1955.
- 381.301—§§1, 2, ch. 28040, 1953; §1, ch. 29834, 1955.
- 381.31—§3, ch. 4345, 1895; GS 1118; RGS 1995; CGL 3151; §1, ch. 29834, 1955.
- 381.32—§11, ch. 3839, 1889; RS 771; GS 1119; RGS 1996; CGL 3152; am. §7, ch. 22858, 1945; §1, ch. 29834, 1955.
- 381.33—§10, ch. 3839, 1889; RS 770; GS 1116; RGS 1993; CGL 3149; §1, ch. 29834, 1955.
- 381.34—§14, ch. 3839, 1889; RS 778; GS 1126; RGS 2012; CGL 3168; §1, ch. 29834, 1955.
- 381.35—§14, ch. 3839, 1889; RS 777; GS 1125; RGS 2011; CGL 3167; §1, ch. 29834, 1955.
- 381.36—§1, ch. 6894, 1915; RGS 1998; CGL 3154; §1, ch. 29834, 1955.
- 381.37—§1, ch. 6894, 1915; RGS 1999; CGL 3155; §1, ch. 29834, 1955.
- 381.38—§2, ch. 6894, 1915; RGS 2000; CGL 3156; §1, ch. 29834, 1955.
- 381.39—§3, ch. 6894, 1915; RGS 2001; CGL 3157; §1, ch. 29834, 1955.
- 381.391—§1-4, ch. 29616, 1955; expired.
- 381.40—§4, ch. 6894, 1915; RGS 2002; CGL 3158; §1, ch. 29834, 1955.
- 381.41—§4, ch. 6894, 1915; RGS 2003; CGL 3159; §1, ch. 29834, 1955.
- 381.42—§1, ch. 7827, 1919; CGL 3177; §1, ch. 29834, 1955.
- 381.421—§1, ch. 28131, 1953; §1, ch. 29826, 1955; transferred from §389.13, 1957; 59-195.
- 381.43—§1, ch. 12289, 1927; CGL 3181; §1, ch. 19269, 1939; §1, ch. 29834, 1955.
- 381.431—§2, ch. 28131, 1953; §2, ch. 29826, 1955; transferred from §389.14, 1957; 59-195.
- 381.44—§2, ch. 12289, 1927; CGL 3182; am. §7, ch. 22858, 1945; §1, ch. 29834, 1955.
- 381.441—Comp. §7, ch. 29826, 1955; transferred from §389.141, 1957; 59-195.
- 381.45—§3, ch. 12289, 1927; CGL 3183; §1, ch. 29834, 1955.
- 381.451—§3, ch. 28131, 1953; §3, ch. 29826, 1955; transferred from §389.15, 1957; 59-195.
- 381.46—§4, ch. 12289, 1927; CGL 3184; am. §7, ch. 22858, 1945; §1, ch. 29834, 1955.
- 381.461—§4, ch. 28131, 1953; §4, ch. 29826, 1955; transferred from §389.16, 1957; 59-195.
- 381.47—§5, ch. 12289, 1927; CGL 7737; §1, ch. 29834, 1955.
- 381.471—§5, ch. 28131, 1953; §5, ch. 29826, 1955; transferred from §389.17, 1957; 59-195.
- 381.49—Ch. 5195, 1903; GS 3625; RGS 5551; CGL 7734; §1, ch. 29834, 1955.
- 381.481—Comp. §7, ch. 29826, 1955; transferred from §389.171, 1957; 59-195.
- 381.49—§1, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §1, ch. 19366, 1939; §1, ch. 29834, 1955.
- 381.491—Comp. §7, ch. 29826, 1955; transferred from §389.172, 1957; 59-195.
- 381.50—§2, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §2, ch. 19366, 1939; CGL 1940 Supp. 3160(1); §1, ch. 29834, 1955.
- 381.501—Comp. §7, ch. 29826, 1955; transferred from §389.173, 1957; 59-195.
- 381.51—§3, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §3, ch. 19366, 1939; CGL 1940 Supp. 3160(2); §1, ch. 29834, 1955.
- 381.511—Comp. §7, ch. 29826, 1955; transferred from §389.174, 1957; 59-195.
- 381.52—§4, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §4, ch. 19366, 1939; CGL 1940 Supp. 3160(3); §1, ch. 29834, 1955.
- 381.521—Comp. §1, ch. 57-287, as §389.175 and transferred 1957; 59-195.
- 381.53—§5, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §5, ch. 19366, 1939; CGL 1940 Supp. 3160(4); am. §7, ch. 22858, 1945; §1, ch. 29834, 1955.
- 381.531—§6, ch. 28131, 1953; sub §(3) comp. §6, ch. 29826, 1955; transferred from §389.18, 1957; 59-195.
- 381.54—§6, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §6, ch. 19366, 1939; CGL 1940 Supp. 3160(5); §1, ch. 29834, 1955.
- 381.541—Comp. §7, ch. 29826, 1955; transferred from §389.181, 1957; 59-195.
- 381.55—§7, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §7, ch. 19366, 1939; CGL 1940 Supp. 3160(6); §1, ch. 29834, 1955.
- 381.551—Comp. §7, ch. 29826, 1955; transferred from §389.182, 1957; 59-195.
- 381.56—§8, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §8, ch. 19366, 1939; CGL 1940 Supp. 3160(7); §1, ch. 29834, 1955.
- 381.561—Comp. §7, ch. 28131, 1953; transferred from §389.19, 1957; 59-195.
- 381.57—§9, ch. 2931, 1909; RGS 2004, 5348; CGL 3160, 7731; §9, ch. 19366, 1939; CGL 1940 Supp. 3160(8); §1, ch. 29834, 1955.
- 381.571—Comp. §8, ch. 28131, 1953; transferred from §389.20, 1957; 59-195.
- 381.58—§2, ch. 5931, 1909; §10, ch. 19366, 1939; RGS 5548; CGL 7731; §1, ch. 29834, 1955.
- 381.59—§11, ch. 5931, 1909; RGS 2004, 5548; CGL 3160, 7731; §11, ch. 19366, 1939; CGL 1940 Supp. 7732(1); am. §7, ch. 22858, 1945; §1, ch. 29834, 1955.
- 381.60—§1, ch. 7830, 1919; CGL 3178; §1, ch. 29834, 1955.
- 381.61—§2, ch. 7830, 1919; CGL 3179; §1, ch. 29834, 1955.
- 381.62—§3, ch. 7830, 1919; CGL 3180; §1, ch. 29834, 1955.
- 381.63—§1, ch. 17068, 1935; §1, ch. 19553, 1939; CGL 1940 Supp. 3184(1); am. §7, ch. 22858, 1945; §1, ch. 29834, 1955.
- 381.64—§2, ch. 17068, 1935; §2, ch. 19553, 1939; CGL 1940 Supp. 3184(1); §1, ch. 29834, 1955.
- 381.65—§3, ch. 17068, 1935; §3, ch. 19553, 1939; CGL 1940 Supp. 3184(1); §1, ch. 21967, 1943; §63, ch. 26869, 1951.
- 381.66—§4, ch. 17068, 1935; §4, ch. 19553, 1939; CGL 1940 Supp. 7315(14); §1, ch. 29834, 1955.
- 381.67—§1, ch. 23097, 1945; §1, ch. 29834, 1955.
- 381.68—§1, ch. 24093, 1947; §1, ch. 29834, 1955.
- 381.69—§2, ch. 24093, 1947; §1, ch. 29834, 1955.
- 381.70—§3, ch. 24093, 1947; §1, ch. 29834, 1955.
- 381.71—§1, ch. 24169, 1947; §1, ch. 29834, 1955.
- 381.72—§§1-4, ch. 25442, 1949; §1, ch. 29834, 1955.
- 382.27—§6, ch. 11869, 1927; CGL 3299; §13, ch. 2532, 1949.
- 384.20—§§1-6, ch. 21841, 1943; §1, ch. 23096, 1945.
- 386.04—§2, ch. 4346, 1895; GS 3683; RGS 5627; CGL 7820; ch. 63-64.
- 386.05—§3, ch. 4346, 1895; GS 3684; RGS 5628; CGL 7821; ch. 63-64.
- 386.06—§4, ch. 4346, 1895; GS 3685; RGS 5629; CGL 7822; ch. 63-64.
- 386.07—§5, ch. 4346, 1895; GS 3686; RGS 5630; CGL 7823; ch. 63-64.
- 386.08—§6, ch. 4346, 1895; GS 3687; RGS 5631; CGL 7824; ch. 63-64.
- 386.09—§1, ch. 6895, 1915; ch. 7822, 1919; RGS 5632; CGL 7825; ch. 63-64.
- 386.10—§7, ch. 4346, 1895; GS 3688; RGS 5633; CGL 7826 ch. 63-64.
- 386.11—§8, ch. 4346, 1895; GS 3689; RGS 5634; CGL 7827; ch. 63-64.
- 386.12—§9, ch. 4346, 1895; GS 3690; RGS 5635; CGL 7828; ch. 63-64.
- 386.13—§10, ch. 4346, 1895; GS 3691; RGS 5636; CGL 7829; am. §7, ch. 22858, 1945; ch. 63-64.
- 388.01—§1, ch. 13570, 1929; CGL 1936 Supp. 4053(1); 59-195.
- 388.02—§2, ch. 13570, 1929; CGL 1936 Supp. 4053(2); 59-195.
- 388.03—§3, ch. 13570, 1929; CGL 1936 Supp. 4053(3); 59-195.
- 388.04—§4, ch. 13570, 1929; CGL 1936 Supp. 4053(4); 59-195.
- 388.05—§5, ch. 13570, 1929; CGL 1936 Supp. 4053(5); 59-195.
- 388.06—§6, ch. 13570, 1929; CGL 1936 Supp. 4053(6); 59-195.
- 388.07—§7, ch. 13570, 1929; CGL 1936 Supp. 4053(7); am. §7, ch. 22858, 1945; 59-195.
- 388.08—§8, ch. 13570, 1929; CGL 1936 Supp. 4053(8); 59-195.
- 388.09—§9, ch. 13570, 1929; CGL 1936 Supp. 4053(9); 59-195.
- 388.10—§10, ch. 13570, 1929; CGL 1936 Supp. 4053(10); 59-195.
- 388.11—§11, ch. 13570, 1929; CGL 1936 Supp. 4053(11); 59-195.
- 388.12—§12, ch. 13570, 1929; CGL 1936 Supp. 4053(12); 59-195.
- 388.13—§13, ch. 13570, 1929; CGL 1936 Supp. 4053(13); 59-195.
- 388.14—§14, ch. 13570, 1929; CGL 1936 Supp. 4053(14); 59-195.
- 388.15—§15, ch. 13570, 1929; CGL 1936 Supp. 4053(15); 59-195.
- 388.16—§16, ch. 13570, 1929; CGL 1936 Supp. 4053(16); 59-195.
- 388.17—§17, ch. 13570, 1929; CGL 1936 Supp. 4053(17); am. §1, ch. 22571, 1945; 59-195.
- 388.18—§18, ch. 13570, 1929; CGL 1936 Supp. 4053(18); 59-195.
- 388.19—§19, ch. 13570, 1929; CGL 1936 Supp. 4053(19); 59-195.
- 388.20—§20, ch. 13570, 1929; CGL 1936 Supp. 4053(20); 59-195.
- 388.21—§21, ch. 13570, 1929; CGL 1936 Supp. 4053(21); 59-195.
- 388.22—§22, ch. 13570, 1929; CGL 1936 Supp. 4053(22); 59-195.
- 388.23—§23, ch. 13570, 1929; CGL 1936 Supp. 4053(23); 59-195.
- 388.24—§24, ch. 13570, 1929; CGL 1936 Supp. 4053(24); 59-195.
- 388.25—§25, ch. 13570, 1929; CGL 1936 Supp. 4053(25); 59-195.
- 388.26—§26, ch. 13570, 1929; CGL 1936 Supp. 7843(1); 59-195.
- 388.371—§2, ch. 59-195; similar provisions contained in former §381.551; ch. 63-236.
- 389.01—§1, ch. 10178, 1925; CGL 4018; 59-195.
- 389.02—§2, ch. 10178, 1925; CGL 4019; 59-195.

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389.04—§4, ch. 10178, 1925; CGL 4021; 59-195.	394.22—§1, ch. 19400, 1939; §7, ch. 29615, 1955.	413.01—§1, ch. 16804, 1935; CGL 1936 Supp. 4151(304); §4, ch. 61-210.
389.05—§5, ch. 10178, 1925; CGL 4022; 59-195.	394.29-394.37—§§1-9, ch. 22696, 1945; §1, ch. 26817, 1951; §71, ch. 26869, 1951.	413.02—§2, ch. 16804, 1935; CGL 1936 Supp. 4151(305); §4, ch. 61-210.
389.06—§6, ch. 10178, 1925; CGL 4023; 59-195.	394.38—§§1-5, ch. 25373, 1949; §7, ch. 29615, 1955.	413.03—§3, ch. 16804, 1935; CGL 1936 Supp. 4151(306); §4, ch. 61-210.
389.07—§7, ch. 10178, 1925; CGL 4024; 59-195.	394.44—§4, ch. 25374, 1949; §24, ch. 57-1.	413.04—§4, ch. 16804, 1935; CGL 1936 Supp. 4151(307); §4, ch. 61-210.
389.08—§8, ch. 10178, 1925; CGL 4025; 59-195.	395.17—§17, ch. 24091, 1947; expired.	413.05—§5, ch. 16804, 1935; CGL 1936 Supp. 4151(308); §4, ch. 61-210.
389.09—§9, ch. 10178, 1925; CGL 4026; 59-195.	396.01—§1, ch. 25371, 1949; §14, ch. 28134, 1953.	413.06—§6, ch. 16804, 1935; CGL 1936 Supp. 7476(5); §4, ch. 61-210.
389.10—§10, ch. 10178, 1925; CGL 4027; 59-195.	396.02—§2, ch. 25371, 1949; §14, ch. 28134, 1953.	415.01—§1, ch. 6216, 1911; RGS 2321; CGL 3684; §1, ch. 1895, 1943; §3, ch. 26880, 1951.
389.11—§11, ch. 10178, 1925; CGL 7842; 59-195.	396.03—§3, ch. 25371, 1949; §14, ch. 28134, 1953.	415.03—§2, ch. 6216, 1911; RGS 2322; CGL 3685; §3, ch. 26880, 1951.
389.12—§12, ch. 10178, 1925; CGL 4028; 59-195.	396.04—§4, ch. 25371, 1949; §14, ch. 28134, 1953.	415.04—§3, ch. 6216, 1911; RGS 2323; §1, ch. 10218, 1925; CGL 3686; §3, ch. 26880, 1951.
389.21—§9, ch. 28131, 1953. §8, ch. 29826, 1955.	396.05—§5, ch. 25371, 1949; §14, ch. 28134, 1953.	415.05—§4, ch. 6216, 1911; RGS 2324; CGL 3687; §3, ch. 26880, 1951.
390.01—§25, ch. 11381, 1925; CGL 4053; 59-195.	396.06—§6, ch. 25371, 1949; §14, ch. 28134, 1953.	415.06—§1, ch. 10094, 1925; CGL 3688; §3, ch. 26880, 1951.
390.02—§1, ch. 11381, 1925; CGL 4030; 59-195.	396.07—§2, ch. 26817, 1951; §14, ch. 28134, 1953.	415.07—§2, ch. 10094, 1925; CGL 3689; §3, ch. 26880, 1951.
390.03—§2, ch. 11381, 1925; CGL 4031; 59-195.	396.08—§3, ch. 26817, 1951; §14, ch. 28134, 1953.	415.08—§5, ch. 6216, 1911; §1, ch. 6494, 1913; §1, ch. 7332, 1917; §1, ch. 7880, 1919; RGS 2325, 2327; §1, ch. 8573, 1921; CGL 3690, 3692, 3696; §3, ch. 26880, 1951.
390.04—§3, ch. 11381, 1925; CGL 4032; 59-195.	396.09—§4, ch. 26817, 1951; §14, ch. 28134, 1953.	415.09—§5, ch. 6216, 1911; §1, ch. 6494, 1913; §1, ch. 7332, 1917; §1, ch. 7880, 1919; RGS 2325, 2327; §1, ch. 8573, 1921; CGL 3690, 3692, 3696; §3, ch. 26880, 1951.
390.05—§4, ch. 11381, 1925; CGL 4033; 59-195.	396.10—§5, ch. 26817, 1951; §14, ch. 28134, 1953.	415.10—§5, ch. 6216, 1911; §1, ch. 6494, 1913; §1, ch. 7332, 1917; §1, ch. 7880, 1919; RGS 2325, 2327, 2327; §1, ch. 8573, 1921; CGL 3690, 3692, 3696; §3, ch. 26880, 1951.
390.06—§5, ch. 11381, 1925; CGL 4034; 59-195.	396.11—§6, ch. 26817, 1951; §14, ch. 28134, 1953.	415.11—§2, ch. 6494, 1913; RGS 2328; CGL 3693; §3, ch. 26880, 1951.
390.07—§6, ch. 11381, 1925; CGL 4035; 59-195.	396.12—§7, ch. 26817, 1951; §14, ch. 28134, 1953.	415.12—§3, ch. 6494, 1913; RGS 2329; CGL 3694; §3, ch. 26880, 1951.
390.08—§7, ch. 11381, 1925; CGL 4036; 59-195.	396.13—§8, ch. 26817, 1951; §14, ch. 28134, 1953.	415.13—§3, ch. 7332, 1917; §3, ch. 7880, 1919; RGS 2327; §3, ch. 8573, 1921; §1, ch. 10219, 1925; CGL 3692, 3696; §3, ch. 26880, 1951.
390.09—§8, ch. 11381, 1925; CGL 4037; 59-195.	396.14—§9, ch. 26817, 1951; §14, ch. 28134, 1953.	415.14—§4, ch. 7332, 1917; §4, ch. 7880, 1919; RGS 2327; §4, ch. 8573, 1921; CGL 3692, 3699; §3, ch. 26880, 1951.
390.10—§9, ch. 11381, 1925; CGL 4038; 59-195.	396.15—§10, ch. 26817, 1951; §14, ch. 28134, 1953.	415.15—§4, ch. 8332, 1917; §4, ch. 7880, 1919; RGS 2327; §4, ch. 8573, 1921; CGL 3692, 3699; §3, ch. 26880, 1951.
390.11—§10, ch. 11381, 1925; CGL 4039; 59-195.	396.16—§11, ch. 26817, 1951; §14, ch. 28134, 1953.	415.16—§5, ch. 7332, 1917; §5, ch. 7880, 1919; RGS 2327; §5, ch. 8573, 1921; CGL 3692, 3700; §3, ch. 26880, 1951.
390.12—§11, ch. 11381, 1925; CGL 4040; 59-195.	396.17—§12, ch. 26817, 1951; §14, ch. 28134, 1953.	415.17—§6, ch. 6216, 1911; RGS 2331; CGL 3702; am. §2, ch. 21895, 1943; §3, ch. 26880, 1951.
390.13—§12, ch. 11381, 1925; CGL 4041; 59-195.	397.01-397.05—§§1-5, ch. 10190, 1925; CGL 3678-3682; §7, ch. 29615, 1955.	415.19—§7, ch. 6216, 1911; RGS 2332; CGL 3703; §1-4, ch. 22033, 1943; §3, ch. 26880, 1951.
390.14—§13, ch. 11381, 1925; CGL 4042; 59-195.	397.06—§6, ch. 10190, 1925; Not in CGL; §72, ch. 26869, 1951.	415.20—§8, ch. 6216, 1911; RGS 2333; CGL 3704; §3, ch. 26880, 1951.
390.15—§14, ch. 11381, 1925; CGL 4043; 59-195.	399.06(4)—§4, ch. 24096, 1947; §11, ch. 25035, 1949; §1, ch. 28138, 1953; former sub §(5) was later renumbered sub §(4).	415.21—§9, 10, ch. 6216, 1911; RGS 2334, 2335; CGL 3705, 3706; am. §3, ch. 21895, 1943; §3, ch. 26880, 1951.
390.16—§15, ch. 11381, 1925; CGL 4044; 59-195.	399.09—§9, ch. 24096, 1947; §73, ch. 26869, 1951; §3, ch. 61-194.	415.22—§§1, 2, ch. 19070, 1939; CGL 1940 Supp. 3706(1), 3706(2); §3, ch. 26880, 1951.
390.161—Comp. §1, ch. 29657, 1955; 59-195.	400.08—Comp. §1, ch. 28140, 1953; 59-211.	415.23—§11, ch. 6216, 1911; RGS 2336; CGL 3707; §3, ch. 26880, 1951.
390.162—Comp. §1, ch. 29657, 1955; 59-195.	400.16—§1, ch. 28140, 1953; expired.	415.24—§12, ch. 6216, 1911; RGS 2337; CGL 3708; §3, ch. 26880, 1951.
390.163—Comp. §1, ch. 29657, 1955; 59-195.	402.08—§8, 9, ch. 29880, 1955; expired.	415.25—§13, ch. 6216, 1911; RGS 2338; CGL 3709; §3, ch. 26880, 1951.
390.17—§16, ch. 11381, 1925; CGL 4045; 59-195.	403.21—Comp. §21, ch. 57-369; §9, ch. 61-530.	415.26—§14, ch. 6216, 1911; RGS 2339; CGL 3710; §3, ch. 26880, 1951.
390.18—§17, ch. 11381, 1925; CGL 4046; 59-195.	409.14—§14, ch. 18285, 1937; §3, ch. 19375, 1939; §§1, 2, ch. 19541, 1939; CGL 1940 Supp. 4139(14); §34, ch. 26937, 1951.	415.27—§15, ch. 6216, 1911; RGS 2340; CGL 3711; §3, ch. 26880, 1951.
390.19—§18, ch. 11381, 1925; CGL 4047; 59-195.	409.161—§§1, 2, ch. 22552, 1945; expired.	415.28—§1, ch. 5470, 1905; RGS 2341; CGL 3712; §3, ch. 26880, 1951.
390.20—§19, ch. 11381, 1925; CGL 4048; 59-195.	409.181—§§1, 2, ch. 22815, 1945; §74, ch. 26869; §34, ch. 26937, 1951.	415.29—§2, ch. 5470, 1905; RGS 2342; CGL 3713; §3, ch. 26880, 1951.
390.21—§20, ch. 11381, 1925; CGL 4049; 59-195.	409.22—§23, ch. 18285, 1937; CGL 1940 Supp. 4139(23); §75, ch. 26869; §34, ch. 26937, 1951.	415.30—§3, ch. 5470, 1905; RGS 2343; CGL 3714; §3, ch. 26880, 1951.
390.22—§21, ch. 11381, 1925; CGL 4050; 59-195.	409.23—§25, ch. 18285, 1937; CGL 1940 Supp. 4139(25); §34, ch. 26937, 1951.	417.05—§5, ch. 23810, 1947; expired.
390.23—§22, ch. 11381, 1925; CGL 4051; 59-195.	409.25—§1, ch. 20681, 1941; §34, ch. 26937, and §76, ch. 26869, 1951.	419.01-419.11—§§1-11, ch. 17275, 1935; CGL 1936 Supp. 4151(416)-4151(426); §419.01 and 419.11; §§1, 2, ch. 20518, 1941; §10, ch. 26484, 1951.
390.24—§23, ch. 11381, 1925; CGL 7843; 59-195.	409.27—§2, ch. 20714, 1941; expired.	419.12—§12, ch. 17275, 1935; CGL 1936 Supp. 4151(727); §3, ch. 20518, 1941; §1, ch. 22061, 1943; expired.
392.05—§2, ch. 18284, 1937; CGL 1940 Supp. 3316(5); §2, ch. 25240, 1949.	409.28—§1, ch. 20933, 1941; §34, ch. 26937, 1951.	420.01—§2, ch. 15861, 1933; CGL 1936 Supp. 4151(111); repealed by §11(b), ch. 29788, 1955.
392.09—§3, ch. 18284, 1937; CGL 1940 Supp. 3316(6); §3, ch. 22763, 1945; §2, ch. 25240, 1949.	409.29—§1, ch. 21846, 1943; §1, ch. 61-516.	
392.10—§4, ch. 18284, 1937; §1, ch. 19025, 1939; CGL 1940 Supp. 3316(7); §1, ch. 21999, 1943; §4, ch. 22763, 1945; §2, ch. 25240, 1949.	409.31—§1, ch. 22816, 1945; §77, ch. 26869 and §34, ch. 26937, 1951.	
392.15—§1, ch. 23627, 1947; §70, ch. 26869, 1951.	409.32—§§1, 2, ch. 22625, 1945; §§1, 2, ch. 24274, 1947; §78, ch. 26869 and §34, ch. 26937, 1951.	
392.16—§1, ch. 23735, 1947; §70, ch. 26869, 1951.	409.43—§5, ch. 28161, 1953; §1, ch. 29646, 1955.	
392.17-392.20—§§1-4, ch. 25241, 1949; §14, ch. 26828, 1951.	409.431—§1, ch. 29646, 1955; expired.	
392.21—§6, ch. 25241, 1949; §14, ch. 26828, 1951.	410.01—§1, ch. 29968, 1955; §2, ch. 57-382.	
392.22—§7, ch. 25241, 1949; §14, ch. 26828, 1951.	410.02—§2, ch. 29968, 1955; §2, ch. 57-382.	
392.23—§§5, 8, ch. 25241, 1949; §14, ch. 26828, 1951.	410.03—§3, ch. 29968, 1955; §2, ch. 57-382.	
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394.121—Comp. §1, ch. 57-278; 59-222.	410.05—§5, ch. 29968, 1955; §2, ch. 57-382.	
394.122—Comp. §§2, 3, ch. 57-278; 59-222.	410.06—§6, ch. 29968, 1955; §2, ch. 57-382.	
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	412.13—§10, ch. 17141, 1935; CGL 1936 Supp. 8135(18); §7, ch. 29615, 1955.	
	412.14—§§1, 2, ch. 21899, 1943; §2, ch. 22816, 1945.	

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- 420.02—§1, ch. 15861, 1933; CGL 1936 Supp. 4151(110); §1, ch. 20509, 1941; am. §1, ch. 22821, 1945; §11(a), ch. 29788, 1955.
- 420.11—§11, ch. 15861, 1933; CGL 1936 Supp. 4151(120); §6, 22821, 1945; §80, ch. 26869, 1951.
- 443.28—§1, ch. 22011, 1943; am. §1, ch. 24177, 1947; expired.
- 443.24—§§1, 2, 3, 4, ch. 23917, 1947; expired.
- 446.01—§§1, 2, ch. 1471, 1866; RS 2116, GS 2640; RGS 4015; CGL 5938; §1, ch. 21786, 1943.
- 446.02—§2, Nov. 20, 1828; §1, ch. 1123, 1861; §6, ch. 1467, 1866; §§3-5, ch. 1471, 1866; RS 2115; GS 2639; RGS 4014; CGL 5937; §28, ch. 17477, 1935; §1, ch. 21786, 1943.
- 446.03—§1, ch. 1471, 1866; RS 2114; GS 2638; RGS 4013; CGL 5936; §1, ch. 21786, 1943.
- 446.04—§1, ch. 1471, 1866; RS 2113; GS 2637; RGS 4012; CGL 5935; §1, ch. 21786, 1943.
- 446.05—§6, ch. 1471, 1866; §1, ch. 1557, 1866; RS 2404; GS 3231; RGS 5084; CGL 7166; §1, ch. 21786, 1943.
- 446.14—§9, ch. 23934, 1947; §81, 26869, 1951.
- 448.02—§1, ch. 3918, 1889; RS 2405; GS 3232; RGS 5065; CGL 7167; §6, ch. 22068, 1943.
- 449.12—§12, ch. 24080, 1947; ch. 63-205.
- 450.01—Ch. 5686, 1907; §1, ch. 6488, 1913; RGS 4018; CGL 5941; §1, ch. 20955, 1941; §2, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.02—§2, ch. 6488, 1913; RGS 4019; CGL 5942; §2, ch. 20955, 1941; §1, ch. 21979, 1943; §3, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.03—§3, ch. 6488, 1913; RGS 4020; CGL 5943; §3, ch. 20955, 1941; §4, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.04—§4, ch. 6488, 1913; RGS 4021; CGL 5944; §4, ch. 20955, 1941; §5, ch. 21996, 1943; §7, ch. 22000, 1943; §7, ch. 24337, 1947; §1, ch. 28240, 1953.
- 450.05—§9, ch. 6488, 1913; RGS 4026; CGL 5949; §7, ch. 20955, 1941; §1, ch. 23806, 1947; §11, ch. 25035, 1949; §1, ch. 28240, 1953.
- 450.051—§3, ch. 6488, 1913; RGS 4020; CGL 5943; §3, ch. 20955, 1941; §4, ch. 21996, 1943; formerly §450.03, revised and renumbered by §1, ch. 28240, 1953; §3, ch. 61-182.
- 450.06—§11, ch. 6488, 1913; RGS 4028; CGL 5951; §9, ch. 20955, 1941; §1, ch. 28240, 1953.
- 450.07—§13, ch. 6488, 1913; RGS 4029; CGL 5952; §11, ch. 20955, 1941; §6, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.08—§14, ch. 6488, 1913; RGS 4030; CGL 5953; §12, ch. 20955, 1941; §7, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.09—§15, ch. 6488, 1913; RGS 4031; CGL 5954; §13, ch. 20955, 1941; §1, ch. 28240, 1953.
- 450.10—§16, ch. 6488, 1913; RGS 4032; CGL 5955; §14, ch. 20955, 1941; §1, ch. 28240, 1953.
- 450.11—§17, ch. 6488, 1913; RGS 4033; CGL 5956; §15, ch. 20955, 1941; §1, ch. 28240, 1953.
- 450.12—§18, ch. 6488, 1913; RGS 4034; CGL 5957; §16, ch. 20955, 1941; §8, ch. 21996, 1943; §7, ch. 24337, 1947; §1, ch. 28240, 1953.
- 450.13—§19, ch. 6488, 1913; RGS 4035; CGL 5958; §1, ch. 28240, 1953.
- 450.131—§1, ch. 3290, 1881; RS 2733; GS 3728; RGS 5750; CGL 7978; formerly §450.20, renumbered by §1, ch. 28240, 1953; §10, ch. 57-224.
- 450.14—§20, ch. 6488, 1913; §2, ch. 6918, 1915; RGS 4036; CGL 5959; §17, ch. 20955, 1941; §9, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.15—§21, ch. 6488, 1913; RGS 4037; CGL 5960; §1, ch. 21996, 1943.
- 450.16—§22, ch. 6488, 1913; §3, ch. 6918, 1915; RGS 4038; CGL 5961; §18, ch. 20955, 1941; §83, ch. 26869, 1951.
- 450.17—§24, ch. 6488, 1913; RGS 4040; CGL 5962; §19, ch. 20955, 1941; §10, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.171—§1, ch. 26480, 1951; formerly §450.25, renumbered by §1, ch. 28240, 1953; §8, ch. 61-182.
- 450.18—§12, ch. 6488, 1913; RGS 5751; CGL 7979; §10, ch. 20955, 1941; §1, ch. 28240, 1953.
- 450.19—§2, ch. 4971, 1901; GS 3237; RGS 5070; CGL 7172; §1, ch. 28240, 1953.
- 450.20—§1, ch. 3290, 1881; RS 2733; GS 3728; RGS 5750; CGL 7978.
- 450.21—§5, ch. 20955, 1941; §13, ch. 21996, 1943.
- 450.22—§6, ch. 20955, 1941; §11, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.23—§8, ch. 20955, 1941; §12, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.24—§1, ch. 21996, 1943; §1, ch. 28240, 1953.
- 450.25—Comp. §1, ch. 26480, 1951; §1, ch. 28240, 1953.
- 454.02—§2, ch. 10175, 1925; CGL 4180; §3, ch. 29796, 1955.
- 454.03—§3, ch. 10175, 1925; CGL 4181; §3, ch. 29796, 1955; §7, ch. 29615, 1955.
- 454.031—§§1-3, ch. 26655, 1951; §3, ch. 29796, 1955.
- 454.04—§4, ch. 10175, 1925; CGL 4182; §3, ch. 29796, 1955.
- 454.05—§5, ch. 10175, 1925; CGL 4183; §3, ch. 29796, 1955.
- 454.06—§6, ch. 10175, 1925; CGL 4184; am. §1, ch. 21963, 1943; §3, ch. 29796, 1955.
- 454.07—§7, ch. 10175, 1925; CGL 4185; am. §2, ch. 21963, 1943; §3, ch. 29796, 1955.
- 454.08—§8, ch. 10175, 1925; CGL 4186; §3, ch. 29796, 1955.
- 454.09—§9, ch. 10175, 1925; CGL 4187; §3, ch. 29796, 1955.
- 454.10—§10, ch. 10175, 1925; CGL 4188; §3, ch. 29796, 1955.
- 454.12—§12, ch. 10175, 1925; CGL 4190; §3, ch. 29796, 1955.
- 454.13—§13, ch. 10175, 1925; CGL 4191; §3, ch. 29796, 1955.
- 454.14—§14, ch. 10175, 1925; CGL 4192; §84, ch. 26869, 1951; am. §2, ch. 28215, 1953; §3, ch. 29796, 1955.
- 454.15—§15, ch. 10175, 1925; CGL 4193; §3, ch. 29796, 1955.
- 454.16—§16, ch. 10175, 1925; CGL 4194; §3, ch. 29796, 1955.
- 454.21—§22, ch. 10175, 1925; CGL 4199; §3, ch. 29796, 1955.
- 454.22—§23, ch. 10175, 1925; CGL 4200; §3, ch. 29796, 1955.
- 454.24—§1, ch. 4379, 1895; GS 1358; RGS 2554; CGL 4172; ch. 63-572.
- 454.25—§2, ch. 4379, 1895; GS 1359; RGS 2555; CGL 4173; ch. 63-572.
- 454.26—§3, ch. 4379, 1895; GS 1360; RGS 2556; CGL 4174; ch. 63-572.
- 454.27—§4, ch. 4379, 1895; GS 1361; RGS 2557; CGL 4175; ch. 63-572.
- 454.28—§5, ch. 4379, 1895; GS 1362; RGS 2558; CGL 4176; ch. 63-572.
- 454.29—§6, ch. 4379, 1895; GS 1363; RGS 2559; CGL 4177; ch. 63-572.
- 454.30—§980 RS 1892; GS 1364; RGS 2560; CGL 4178; ch. 63-572.
- 454.33—§1, 2, ch. 16970, 1935; CGL 1936 Supp. 8133(1); §1, ch. 57-39.
- 454.34—§1, ch. 22885, 1945; §10, ch. 26484, 1951.
- 454.35—§1, ch. 23816, 1947; §3, ch. 29796, 1955.
- 454.36—§1, ch. 24298, 1947; §3, ch. 29796, 1955.
- 458.07—§8, ch. 8415, 1921; CGL 3410; §14, ch. 61-243.
- 458.087—§7, ch. 29807, 1955; expired.
- 459.22—§4, ch. 20629, 1941; §90, ch. 26869, 1951.
- 460.05—§5, ch. 9330, 1923; CGL 3439; ch. 63-295.
- 460.10—§11, ch. 9330, 1923; CGL 3445; §2, ch. 17764, 1937; ch. 63-295.
- 460.16—§17, ch. 9330, 1923; CGL 3451; §91, ch. 26869, 1951; §24, ch. 57-1.
- 460.18—§19, ch. 9330, 1923; CGL 3453; §93, ch. 26869, 1951; §8, ch. 28215, 1953; §5, ch. 61-514; ch. 63-295.
- 464.01—§1, ch. 7831, 1919; CGL 3506; §13, ch. 26797, 1951.
- 464.02—§2, ch. 7831, 1919; CGL 3507; §1, ch. 23742, 1947; §13, ch. 26797, 1951.
- 464.03—§3, ch. 7831, 1919; CGL 3508; §2, ch. 23742, 1947; §13, ch. 26797, 1951.
- 464.04—§4, ch. 7831, 1919; CGL 3509, 3510; §3, ch. 23742, 1947; §13, ch. 26797, 1951.
- Note: This section and §464.05 were amended by §§98 and 99, ch. 26869, 1951, which were sections of a revision bill attempting to comply with the law repealing all continuing and lump sum appropriations.
- 464.05—§4½, ch. 7831, 1919; CGL 3511; §13, ch. 26797, 1951.
- Note: See note to §464.04.
- 464.06—§5, ch. 7831, 1919; CGL 3512; §13, ch. 26797, 1951.
- 464.07—§6, ch. 7831, 1919; CGL 3513; §4, ch. 23742, 1947; §13, ch. 26797, 1951.
- 464.08—§7, ch. 7831, 1919; CGL 3514; am. §5, ch. 23742, 1947; §13, ch. 26797, 1951.
- 464.09—§8, ch. 7831, 1919; CGL 3515; am. §6, ch. 23742, 1947; §13, ch. 26797, 1951.
- 464.10—§9, ch. 7831, 1919; CGL 3516; §13, ch. 26797, 1951.
- 464.101—§4, ch. 26797, 1951; §7, ch. 29615, 1955; §10, ch. 29622, 1955.
- 464.11—§10, ch. 7831, 1919; CGL 3517; §13, ch. 26797, 1951.
- 464.12—§11, ch. 7831, 1919; CGL 3518; §13, ch. 26797, 1951.
- 464.13—§12, ch. 7831, 1919; CGL 3519; §13, ch. 26797, 1951.
- 464.14—§15, ch. 7831, 1919; CGL 3520; §13, ch. 26797, 1951.
- 464.141—§5, ch. 26797, 1951; §7, ch. 29615, 1955; §10, ch. 29622, 1955.
- 464.15—§16, ch. 7831, 1919; CGL 3521; §13, ch. 26797, 1951.
- 464.16—§13, ch. 7831, 1919; CGL 7709; §13, ch. 26797, 1951.
- 464.161—§6-A, ch. 26797, 1951; §7, ch. 29615, 1955; §10, ch. 29622, 1955.
- 464.17—§14, ch. 7831, 1919; CGL 7710; §13, ch. 26797, 1951.
- 464.23—§11, ch. 26797, 1951; §5, ch. 57-186.
- 465.01—§3, ch. 3880, 1889; RS 813; GS 1172; RGS 2211; CGL 3522; §3, ch. 28150, 1953.
- 465.02—§1, ch. 6890, 1915; RGS 2212; §1, ch. 10201, 1925; CGL 3523; §1, ch. 20892, 1941; §1, ch. 25238, 1949; §3, ch. 28150, 1953.
- 465.03—§2, ch. 6890, 1915; RGS 2213; CGL 3524; §1, ch. 19323, 1939; §3, ch. 28150, 1953.
- 465.04—§3, ch. 6890, 1915; RGS 2214; CGL 3525; §1, ch. 19323, 1939; §100, ch. 26869, 1951; §3, ch. 28150, 1953.
- 465.05—CGL 3524; §1, ch. 19323, 1939; §3, ch. 28150, 1953.
- 465.06—§4, ch. 6890, 1915; RGS 2215; CGL 3526; §1, ch. 22719, 1945; §3, ch. 28150, 1953.
- 465.07—§6, ch. 6890, 1915; RGS 2217; CGL 3528; §2, ch. 25238, 1949; §3, ch. 28150, 1953.
- 465.08—§7, ch. 6890, 1915; RGS 2218; §1, ch. 12193, 1927; CGL 3529; §1, ch. 13757, 1929; §3, ch. 28150, 1953.
- 465.09—§1, ch. 11859, 1927; CGL 3530; §3, ch. 28150, 1953.
- 465.10—§2, ch. 11859, 1927; CGL 3531; §101, ch. 26869, 1951; §3, ch. 28150, 1953.
- 465.11—§3, ch. 11859, 1927; CGL 3532; §3, ch. 28150, 1953.
- 465.12—§4, ch. 11859, 1927; CGL 3533; §3, ch. 28150, 1953.
- 465.13—§5, ch. 6890, 1915; RGS 2216; CGL 3527; §3, ch. 28150, 1953.
- 465.17—§1, ch. 28150, 1953; §24, ch. 57-1.
- 466.49—§7, ch. 29806, 1955; expired.
- 467.05—§5, ch. 6951, 1915; RGS 2233; CGL 3566; §4, ch. 20651, 1941; §1, ch. 25068, 1949.
- 469.06—§7, ch. 7312, 1917; RGS 2256; CGL 3597, 3598; §9, ch. 26904, 1951; §11, ch. 61-530.
- 471.86—§17, ch. 7404, 1917; RGS 2289; CGL 3635; ch. 63-310.
- 472.061—§1, ch. 25326, 1949; expired.
- 473.11—§29, ch. 15637, 1931; CGL 1936 Supp. 3935(28); §2, ch. 26483, 1951.
- 473.28—§6, ch. 24164, 1947; expired.
- 474.10—§10, ch. 20313, 1941; §10, ch. 26484, 1951.
- 475.86—§39, ch. 12223, 1927; CGL 4100; am. §10, ch. 24090, 1947; §5, ch. 59-197; ch. 63-509.
- 475.45—§13, ch. 24090, 1947; §7, ch. 29615, 1955.
- 475.46—§15, ch. 24090, 1947; §7, ch. 29615, 1955.
- 475.50—Comp. §4, ch. 31401, 1956; ch. 63-129.
- 475.51—§5, ch. 31401, 1956; §1, ch. 59-198; ch. 63-129.
- 475.52—§6, ch. 31401, 1956; §2, ch. 59-198; ch. 63-129.
- 475.521—§3, ch. 59-198; ch. 63-129.

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- 475.54—Comp. §9, ch. 31401, 1956; ch. 63-129.
- 475.55—Comp. §7, ch. 31401, 1956; ch. 63-129.
- 476.33—§9, ch. 20425, 1941; §116, ch. 26869, 1951.
- 478.01-478.22—Ch. 19317, 1939; CGL 1940 Supp. 4151(559)-4151(583), 8135(53); ch. 23699, 1947.
- 479.09—§7, ch. 20446, 1941; am. §2, ch. 22757, 1945. Am. §2, ch. 26959, 1951; ch. 63-237.
- 480.19—§20, ch. 22034, 1943; §24, ch. 57-1.
- 482.01—§1, ch. 24364, 1947.
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- 482.02—§2, ch. 24364, 1947; §11, ch. 25035, 1949; sub. §(3), am. §1, ch. 29783, 1955; 59-454.
- 482.03—§3, ch. 24364, 1947; §2, ch. 29783, 1955; 59-454.
- 482.04—§4, ch. 24364, 1947; §3, ch. 29783, 1955; 59-454.
- 482.05—§5, ch. 24364, 1947; §4, ch. 29783, 1955; 59-454.
- 482.06—§6, ch. 24364, 1947; §5, ch. 29783, 1955; 59-454.
- 482.07—§7, ch. 24364, 1947; §6, ch. 29783, 1955; 59-454.
- 482.08—§8, ch. 24364, 1947; §7, ch. 29783, 1955; 59-454.
- 482.09—§9, ch. 24364, 1947; §8, ch. 29783, 1955; 59-454.
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- 482.11—§11, ch. 24364, 1947; §120, ch. 26869, 1951; §9, ch. 29783, 1955; §24, ch. 57-1; 59-454.
- 482.12—§12, ch. 24364, 1947; §121, ch. 26869, 1951.
- 482.13—§13, ch. 24364, 1947; §11, ch. 25035, 1949; §10, ch. 29783, 1955; 59-454.
- 482.131—Comp. §11, ch. 29783, 1955; 59-454.
- 482.14—§14, ch. 24364, 1947; §12, ch. 29783, 1955; 59-454.
- 482.15—§15, ch. 24364, 1947; 59-454.
- 482.16—§16, ch. 24364, 1947; §13, ch. 29783, 1955; 59-454.
- 482.17—§17, ch. 24364, 1947; §122, ch. 26869, 1951.
- 482.18—Comp. §§1, 6, ch. 25146, 1949; 59-454.
- 482.19—Comp. §2, ch. 25146, 1949; 59-454.
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- 486.01—§1, ch. 26925, 1951; §19, ch. 57-67.
- 486.02—§2, ch. 26925, 1951; §19, ch. 57-67.
- 486.03—§3, ch. 26925, 1951; §19, ch. 57-67.
- 486.04—§4, ch. 26925, 1951; §19, ch. 57-67.
- 486.05—§5, ch. 26925, 1951; expired.
- 486.06—§6, ch. 26925, 1951; sub. §(1), am. §1, ch. 29664, 1955; §19, ch. 57-67.
- 486.07—§7, ch. 26925, 1951; §19, ch. 57-67.
- 486.08—§8, ch. 26925, 1951; §19, ch. 57-67.
- 486.09—§9, ch. 26925, 1951; §19, ch. 57-67.
- 486.10—§10, ch. 26925, 1951; §19, ch. 57-67.
- 486.11—§11, ch. 26925, 1951; §19, ch. 57-67.
- 486.12—§12, ch. 26925, 1951; §19, ch. 57-67.
- 486.13—§13, ch. 26925, 1951; §19, ch. 57-67.
- 486.14—§14, ch. 26925, 1951; §19, ch. 57-67.
- 486.15—§15, ch. 26925, 1951; §19, ch. 57-67.
- 486.16—§16, ch. 26925, 1951; §19, ch. 57-67.
- 490.01—Comp. §1, ch. 57-419; §11, ch. 61-473.
- 490.02—Comp. §2, ch. 57-419; §11, ch. 61-473.
- 490.03—Comp. §3, ch. 57-419; §11, ch. 61-473.
- 490.04—Comp. §4, ch. 57-419; §11, ch. 61-473.
- 490.05—Comp. §5, ch. 57-419; §11, ch. 61-473.
- 490.06—Comp. §6, ch. 57-419; §11, ch. 61-473.
- 490.07—Comp. §7, ch. 57-419; §11, ch. 61-473.
- 490.08—Comp. §8, ch. 57-419; §11, ch. 61-473.
- 490.09—Comp. §9, ch. 57-419; §11, ch. 61-473.
- 500.26—§3, ch. 9363, 1923; CGL 3212; am. §2, ch. 28267, 1953; §24, ch. 57-1.
- 500.27—§4, ch. 9363, 1923; CGL 3214; §3, ch. 28267, 1953.
- 500.28—§2, ch. 9363, 1923; CGL 7679; §3, ch. 28267, 1953.
- 500.34—§6, ch. 59-302; §1, ch. 61-456 (2) a. by §15, ch. 61-530; ch. 63-73.
- 500.35—§7, ch. 59-302; (1) a. by §2, ch. 61-456; (2) a. by §2, ch. 61-119; ch. 63-73.
- 500.36—§8, ch. 59-302; §1, ch. 61-453.
- 500.37—§9, ch. 59-302; §1, ch. 61-453.
- 500.38—§10, ch. 59-302; ch. 63-73.
- 501.12—§12, ch. 19231, 1939; CGL 1940 Supp. 3219(49); §2, ch. 61-21.
- 501.14—§14, ch. 19231, 1939; CGL 1940 Supp. 3219(51); ch. 63-189.
- 501.22—§24, ch. 19231, 1939; CGL 1940 Supp. 3219(56); §24, ch. 57-1.
- 509.011—§1, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.021—§2, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.031—§4, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.041—§5, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.042—§1, ch. 28129, 1953; transferred from §509.053, 1955; §12, ch. 57-389.
- 509.051—§7, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.06—§6, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.07—§3, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.08—§8, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.09—§11, ch. 26945, 1951; §5, ch. 28129, 1953.
- 509.121—§3, ch. 1999, 1874; RS 872; GS 1230; RGS 2354; CGL 3758; §39, ch. 16042, 1933; transferred from §510.03, 1955; §12, ch. 57-389.
- 510.01—§1, ch. 1999, 1874; RS 870; GS 1228; RGS 2352; CGL 3756; §3, ch. 29821, 1955.
- 511.091—§3, ch. 28276, 1953; §6, ch. 29820, 1955.
- 511.31—§29, ch. 6952, 1915; RGS 2150; CGL 3379; §32, ch. 16042, 1933; CGL 1936 Supp. 3379; §10, ch. 29821, 1955.
- 511.41—§10, ch. 6952, 1915; RGS 5641; §8, ch. 12053, 1927; CGL 7835; §48, ch. 16042, 1933; CGL 1936 Supp. 7835; §11, ch. 29821, 1955.
- 513.11—§1, ch. 19365, 1939; CGL 1940 Supp. 7849(b); 59-214.
- 515.01-515.18—§§1-16, 18, ch. 17894, 1937; CGL 1940 Supp. 4151 (442)-4151(447); 8151(32)-8151(36); §1, ch. 20337, 1941; §§1-3, ch. 21683, 1943; §§515.01-515.17 repealed by §1, ch. 21666, 1943; §515.18 repealed by §11, ch. 25035, 1949.
- 516.04—§3, ch. 10177, 1925; CGL 4001; §18, ch. 57-201.
- 516.06—§5, ch. 10177, 1925; CGL 4003; §18, ch. 57-201.
- 516.10—§9, ch. 10177, 1925; CGL 4007; §18, ch. 57-201.
- 516.24—§9, ch. 20728, 1941; §18, ch. 57-201.
- 518.02—§2, ch. 17949, 1937; CGL 1940 Supp. 7100(10); §10, ch. 28154, 1953.
- 518.03—§3, ch. 17949, 1937; CGL 1940 Supp. 7100(11); §10, ch. 28154, 1953.
- 518.04—§4, ch. 17949, 1937; CGL 1940 Supp. 7100(12); §10, ch. 28154, 1953.
- 518.05—§§1, 2, 3, ch. 19109, 1939; CGL 1940 Supp. 7100(13a); §10, ch. 28154, 1953.
- 519.16—Comp. §16, ch. 25343, 1949; §1, ch. 61-516.
- 525.04—§3, ch. 7905, 1919; §1, ch. 11335, 1925; CGL 3959; §20d, ch. 19656, 1939; §5, ch. 57-401; 59-54.
- 525.05—§5, ch. 7905, 1919; CGL 3961; 59-54.
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- 526.19—§8, ch. 24302, 1947; §4, ch. 57-174.
- 531.04—§1, ch. 7311, 1917; RGS 2378; CGL 3787; 59-209.
- 531.05—§2, ch. 7311, 1917; RGS 2379; CGL 3788; 59-209.
- 531.06—§3, ch. 7311, 1917; RGS 2380; CGL 3789; 59-209.
- 531.11—§4, ch. 7316, 1917; RGS 5696; CGL 7910; 59-209.
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- 534.20—Original, §10, ch. 14740, 1931; CGL 1936 Supp. 6962(10); §21, ch. 22856, 1945; §19A, ch. 22856, 1945; §4, ch. 26898, 1951.
- 534.201—§5, ch. 26898, 1951; §24, ch. 57-1.
- 534.21—§11, ch. 14740, 1931; CGL 1936 Supp. 6962(11); §21, ch. 22856, 1945.
- 534.22—§13, ch. 14740, 1931; CGL 1936 Supp. 7288(2); §2, ch. 22856, 1945.
- 534.23—§4, ch. 5234, 1903; GS 3115; RGS 4866; CGL 6953; §21, ch. 22856, 1945.
- 534.24—§5, ch. 5234, 1903; GS 3116; RGS 4867; CGL 6954; §21, ch. 22856, 1945.
- 534.25—§6, ch. 5234, 1903; GS 3117; RGS 4868; CGL 6955; §21, ch. 22856, 1945.
- 534.26—§§7, 8, ch. 5234, 1903; GS 3118; RGS 4869; CGL 6956; §21, ch. 22856, 1945.
- 534.27—§§9, 10, ch. 5234, 1903; GS 3119, 3339; RGS 4870, 5180; CGL 6957, 7283; §21, ch. 22856, 1945.
- 534.28—§11, ch. 5234, 1903; GS 3120; RGS 4871; CGL 6958; §21, ch. 22856, 1945.
- 534.29—§12, ch. 5234, 1903; GS 3121; RGS 4872; CGL 6959; §21, ch. 22856, 1945.
- 534.30—§13, ch. 5234, 1903; GS 3122; §3, ch. 5668, 1907; RGS 4873, CGL 6960; §21, ch. 22856, 1945.
- 534.31—§13, ch. 5234, 1903; GS 3123, 3340; §1, ch. 5965, 1909; RGS 4874, 5181, 5182; §1, ch. 10155, 1925; CGL 6961, 7284, 7285; §21, ch. 22856, 1945.
- 534.32—§16, ch. 5234, 1903; GS 3124; §4, ch. 5666, 1907; RGS 4875; CGL 6962; §21, ch. 22856, 1945.
- 534.33—§1, ch. 7385, 1917; RGS 4876; CGL 6963; §21, ch. 22856, 1945.
- 534.34—§2, ch. 7385, 1917; RGS 4877; CGL 6964; §21, ch. 22856, 1945.
- 534.35—§2, ch. 7385, 1917; RGS 4878; CGL 6965; §21, ch. 22856, 1945.
- 534.36—§3, ch. 7385, 1917; RGS 4879; CGL 6966; §21, ch. 22856, 1945.
- 534.37—§4, ch. 7385, 1917; RGS 4880; CGL 6967; §21, ch. 22856, 1945.
- 534.38—§14, ch. 5234, 1903; GS 3341; RGS 5183; CGL 7286; §21, ch. 22856, 1945.
- 534.39—§§1, 2, 3, ch. 5665, 1907; RGS 5184; CGL 7287; §21, ch. 22856, 1945.
- 534.40—§5, ch. 4048, 1891; §2, ch. 4977, 1901; §15, ch. 5234, 1903; GS 3342; RGS 5185; CGL 7288; §21, ch. 22856, 1945.
- 534.41—§5, ch. 5234, 1903; GS 3338; RGS 5179; CGL 7282; §21, ch. 22856, 1945.
- 534.42—§1, ch. 20968, 1941; §21, ch. 22856, 1945.
- 536.01—Ch. 2091, 1877; RS 884; GS 1244; RGS 2381; CGL 3790; §24, ch. 57-1.
- 536.02—Ch. 3898, 1889; RS 885; GS 1245; RGS 2382; CGL 3791; §24, ch. 57-1.
- 536.03—§2, Nov. 21, 1828; RS 887; GS 1246; RGS 2383; CGL 3792; §24, ch. 57-1.
- 536.04—§4, ch. 3898, 1889; RS 888; GS 1247; RGS 2384; CGL 3793; §24, ch. 57-1.
- 536.05—§1, ch. 263, 1849; §1, ch. 1135, 1861; RS 890; GS 1248; RGS 2385; CGL 3794. Am. §130, ch. 26869, 1951; §24, ch. 57-1.
- 536.06—§2, Nov. 21, 1828; RS 889; GS 1249; RGS 2386; CGL 3795; §24, ch. 57-1.
- 536.07—§1, ch. 4415, 1895; GS 1250; RGS 2387; CGL 3796; §24, ch. 57-1.
- 536.08—§2, ch. 4415, 1895; GS 1251; RGS 2388; CGL 3797; §24, ch. 57-1.
- 536.09—§3, ch. 4415, 1895; GS 1252; RGS 2389; CGL 3798; §24, ch. 57-1.
- 536.10—§4, ch. 4415, 1895; GS 1253; RGS 2390; CGL 3799; §24, ch. 57-1.
- 536.11—§5, ch. 4415, 1895; GS 1254; RGS 2391; CGL 3800; §24, ch. 57-1.
- 536.12—§7, ch. 4415, 1895; GS 1255; RGS 2392; CGL 3801; §24, ch. 57-1.
- 540.07—§§1, 2, ch. 21776, 1943; 59-154.
- 550.31—§§1, 2, ch. 22136, 1943; expired.
- 552.01-552.11—§§1-10, 13, ch. 20215, 1941; §1, ch. 23095, 1945.
- 552.011-552.071—§§1-5, ch. 28144, 1953; §13, ch. 29944, 1955.
- 559.48—§19, ch. 59-363; §1, ch. 61-516.
- 561.03—§1, ch. 16774, 1935; CGL 1936 Supp. 4151(227); §1A, sub-§(b), ch. 19301, 1939; §1, ch. 22663, 1945.
- 561.10—§1, ch. 16774, 1935; CGL 1936 Supp. 4151(227); §1A, sub-§(b), ch. 19301, 1939; §1, ch. 22663, 1945.
- 561.13—§1, ch. 16774, 1935; CGL 1936 Supp. 4151(227); §1A, sub-§(c), ch. 19301, 1939; §10, ch. 57-420.
- 561.16—§3, ch. 16774, 1935; CGL 1936 Supp. 4151(229); §3, ch. 25359, 1949; am. §10, ch. 26484, 1951; §13, ch. 57-420.
- 561.21—§2, ch. 16774, 1935; CGL 1936 Supp. 4151(228); §18, ch. 23746, 1947.
- 561.241—§3, ch. 28149, 1953; §12, ch. 29786, 1955; §7, ch. 29615, 1955.
- 561.242—§5, ch. 28149, 1953; §12, ch. 29786, 1955; §7, ch. 29615, 1955.

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- 561.28—§3, ch. 16774, 1935; CGL 1936 Supp. 4151(229); §28, ch. 25359, 1949.
- 561.30—§1, ch. 16774, 1935; CGL 1936 Supp. 4151(227); §1A, ch. 19301, 1939; §19, ch. 23746, 1947.
- 561.31—§3, ch. 18015, 1937; CGL 1940 Supp. 4151(271c); §20, ch. 23746, 1947.
- 561.40—§5, ch. 16774, 1935; CGL 1936 Supp. 4151(231); §2, ch. 19301, 1939; §7, ch. 29615, 1955; subsequent am. §7, ch. 29786 ineffective.
- 561.53—CGL 1936 Supp. 4151(235); §10, ch. 18015, 1937; §4, ch. 20830, 1941; §16, ch. 25359, 1949; §2, ch. 61-397.
- 561.59—§8, ch. 20830, 1941; §12, ch. 29786, 1955; §7, ch. 29615, 1955.
- 561.61—§10, ch. 20830, 1941; §1, ch. 22663, 1945.
- 561.62—§§1-3, ch. 20829, 1941; am. §1, ch. 22026, 1943; §§3, 4, ch. 22562, 1945.
- 562.43—§17, ch. 19301, 1939; CGL 1940 Supp. 4151(271z); §3, ch. 21840, 1943; §27, ch. 25359, 1949; §15, 28073, 1953.
- 566.01-566.12—§§1-12, ch. 21001, 1941; §10, ch. 26484, 1951.
- 569.07—§1, ch. 18017, 1937; CGL 1940 Supp. 7648(25); ch. 63-147.
- 576.12—§7, ch. 4983, 1901; GS 1269; RGS 2403; CGL 3812; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.13—§8, ch. 4983, 1901; GS 1270; RGS 2404; CGL 3813; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.14—§3, ch. 4983, 1901; GS 1266; RGS 2400; CGL 3809; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.15—§3, ch. 4983, 1901; GS 1265; RGS 2399; CGL 3808; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.16—§9, ch. 4983, 1901; GS 1271; §2, ch. 7939, 1919; RGS 2405; §1, ch. 9128, 1923; §3, ch. 10128, 1925; CGL 3814; §4, ch. 16999, 1935; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.17—§9, ch. 4983, 1901; GS 1271; §2, ch. 7939, 1919; RGS 2405; §1, ch. 9128, 1923; §3, ch. 10128, 1925; CGL 3814; §4, ch. 16999, 1935; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.20—§13, ch. 4983, 1901; GS 1275; RGS 2409; CGL 3818; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.21—§12, ch. 3858, 1889; RS 908; §15, ch. 4983, 1901; GS 1277, 1278; RGS 2410, 2411; CGL 3819, 3820; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.22—§§1-3, ch. 7382, 1917; RGS 2413-2415; CGL 3822-3824; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.23—§§1-5, ch. 5955, 1909; RGS 2416-2418, 5718; CGL 3826-3829, 7943, 7943(1); §6, ch. 16999, 1935; CGL 1936 Supp. 3829(1); omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.26—§2, ch. 9127, 1923; §2, ch. 10128, 1925; CGL 7936, 7937; §1, ch. 14510, 1929; §5, ch. 1699, 1935; omitted when ch. 576 was amended by ch. 25148, 1949.
- 576.28—§13, ch. 3858, 1889; RS 2732; GS 3724; RGS 5709; CGL 7932; omitted when ch. 576 was amended by ch. 25148, 1949.
- 577.01—§12, ch. 17992, 1937; CGL 1940 Supp. 2739(32); §14, ch. 28214, 1953.
- 577.02—§1, ch. 17992, 1937; CGL 1940 Supp. 2739(33); §14, ch. 28214, 1953.
- 577.03—§2, ch. 17992, 1937; CGL 1940 Supp. 2739(34); §14, ch. 28214, 1953.
- 577.04—§3, ch. 17992, 1937; CGL 1940 Supp. 2739(35); §14, ch. 28214, 1953.
- 577.05—§3, ch. 17992, 1937; CGL 1940 Supp. 2739(35); §14, ch. 28214, 1953.
- 577.06—§3, ch. 17992, 1937; CGL 1940 Supp. 2739(35); §14, ch. 28214, 1953.
- 577.07—§3, ch. 17992, 1937; CGL 1940 Supp. 2739(35); §14, ch. 28214, 1953.
- 577.08—§3, ch. 17992, 1937; CGL 1940 Supp. 2739(35); §14, ch. 28214, 1953.
- 577.09—§4, ch. 17992, 1937; CGL 1940 Supp. 2739(36); §14, ch. 28214, 1953.
- 577.10—§4, ch. 17992, 1937; CGL 1940 Supp. 2739(36); §14, ch. 28214, 1953.
- 577.11—§4, ch. 17992, 1937; CGL 1940 Supp. 2739(36); §14, ch. 28214, 1953.
- 577.12—§4, ch. 17992, 1937; CGL 1940 Supp. 2739(36); §14, ch. 28214, 1953.
- 577.13—§4, ch. 17992, 1937; CGL 1940 Supp. 2739(36); §7, ch. 22858, 1945; §14, ch. 28214, 1953.
- 577.14—§5, ch. 17992, 1937; CGL 1940 Supp. 2739(37); §14, ch. 28214, 1953.
- 577.15—§6, ch. 17992, 1937; CGL 1940 Supp. 2739(38); §14, ch. 28214, 1953.
- 577.16—§7, ch. 17992, 1937; CGL 1940 Supp. 2739(39); 7878(6); §14, ch. 28214, 1953.
- 577.17—§8, ch. 17992, 1937; CGL 1940 Supp. 2739(40); §14, ch. 28214, 1953.
- 577.18—§9, ch. 17992, 1937; CGL 1940 Supp. 2739(41); §14, ch. 28214, 1953.
- 577.19—§13, ch. 17992, 1937; CGL 1940 Supp. 2739(42); §14, ch. 28214, 1953.
- 577.20—§§1-3, 7, ch. 17992, 1937; CGL 1940 Supp. 7878(3)-7878(6); §14, ch. 28214, 1953.
- 578.02—§3, ch. 19364, 1939; CGL 1940 Supp. 4151(592); §1, ch. 26960, 1951.
- 578.16—§11, ch. 20251, 1941; §17, ch. 21942, 1943.
- 578.17—§16, ch. 19364, 1939; CGL 1940 Supp. 4151(604); §10, ch. 20251, 1941; §1, ch. 26960, 1951.
- 578.19—§§1, 2, ch. 5754, 1899; GS 3702; RGS 5654; CGL 7855; §2, ch. 26960, 1951.
- 578.21—§10, ch. 21942, 1943; §17, ch. 22694, 1945.
- 579.12—§12, ch. 17808, 1937; §2, ch. 19017, 1939; CGL 1940 Supp. 4151(439); §1, ch. 20421, 1941; am. §1, ch. 22029, 1943; expired.
- 580.01—§1, ch. 19171, 1939; CGL 1940 Supp. 4151(520); §1, ch. 20932, 1941; repealed by revision; §16, ch. 29755, 1955.
- 580.02—§2, ch. 19171, 1939; CGL 1940 Supp. 4151(521); repealed by revision; §16, ch. 29755, 1955.
- 580.03—§3, ch. 19171, 1939; CGL 1940 Supp. 4151(522); §2, ch. 20932, 1941; repealed by revision; §16, ch. 29755, 1955.
- 580.04—§4, ch. 19171, 1939; CGL 1940 Supp. 4151(523); repealed by revision; §16, ch. 29755, 1955.
- 580.05—§11, ch. 19171, 1939; CGL 1940 Supp. 4151(530); repealed by revision; §16, ch. 29755, 1955.
- 580.06—§13, ch. 19171, 1939; CGL 1940 Supp. 4151(532); repealed by revision; §16, ch. 29755, 1955.
- 580.07—§12, ch. 19171, 1939; CGL 1940 Supp. 4151(531); repealed by revision; §16, ch. 29755, 1955.
- 580.08—§18, ch. 19171, 1939; CGL 1940 Supp. 4151(536); repealed by revision; §16, ch. 29755, 1955.
- 580.09—§19, ch. 19171, 1939; CGL 1940 Supp. 4151(537); repealed by revision; §16, ch. 29755, 1955.
- 580.10—§9, ch. 19171, 1939; CGL 1940 Supp. 4151(528); repealed by revision; §16, ch. 29755, 1955.
- 580.11—§14, ch. 19171, 1939; CGL 1940 Supp. 4151(533); repealed by revision; §16, ch. 29755, 1955.
- 580.12—§6, ch. 19171, 1939; CGL 1940 Supp. 4151(525); repealed by revision; §16, ch. 29755, 1955.
- 580.13—§17, ch. 19171, 1939; CGL 1940 Supp. 4151(535); repealed by revision; §16, ch. 29755, 1955.
- 580.14—§5, ch. 19171, 1939; CGL 1940 Supp. 4151(524), 8135(50); repealed by revision; §16, ch. 29755, 1955.
- 580.15—§5, ch. 19171, 1939; CGL 1940 Supp. 4151(524), 8135(51); am. §1, ch. 28111, 1953; repealed by revision; §16, ch. 29755, 1955.
- 580.16—§7, ch. 19171, 1939; CGL 1940 Supp. 4151(526); repealed by revision; §16, ch. 29755, 1955.
- 580.17—§5, ch. 19171, 1939; CGL 1940 Supp. 4151(524), 8135(52); repealed by revision; §16, ch. 29755, 1955.
- 580.18—§8, ch. 19171, 1939; CGL 1940 Supp. 4151(527); repealed by revision; §16, ch. 29755, 1955.
- 580.19—§5, ch. 19171, 1939; CGL 1940 Supp. 4151(524); repealed by revision; §16, ch. 29755, 1955.
- 580.20—§10, ch. 19171, 1939; CGL 1940 Supp. 4151(529); repealed by revision; §16, ch. 29755, 1955.
- 580.21—§15, ch. 19171, 1939; CGL 1940 Supp. 4151(534); repealed by revision; §16, ch. 29755, 1955.
- 580.22—§16, ch. 19171, 1939; §3, ch. 20932, 1941; CGL 1940 Supp. 8135(49); repealed by revision; §16, ch. 29755, 1955.
- 581.01—§3, ch. 12291, 1927; CGL 3832; §1, ch. 29767, 1955; 59-261.
- 581.02—§4, ch. 12291, 1927; CGL 3833; §2, ch. 29767, 1955; 59-261.
- 581.12—§15, ch. 12291, 1927; CGL 3842; 59-261.
- 581.13—§1, ch. 9187, 1923; CGL 3845; 59-261.
- 581.15—Comp. §§1-3, ch. 29878, 1955; 59-1.
- 582.33—§§1, 2, 3, ch. 23941, 1947; expired.
- 583.08—§5, ch. 16982, 1935; CGL 1936 Supp. 4126(5); §9, ch. 57-151.
- 584.01—§2, ch. 7938, 1919; §2, ch. 12050, 1927; CGL 3974; §7, ch. 61-415.
- 584.02—§1, ch. 7938, 1919; §1, ch. 12050, 1927; CGL 3973; §1, ch. 19062, 1939; §1, ch. 25237, 1949; §7, ch. 61-415.
- 584.03—§3, ch. 7938, 1919; §3, ch. 12050, 1927; CGL 3975; §7, ch. 61-415.
- 584.04—§3, ch. 7938, 1919; §3, ch. 12050, 1927; CGL 3975; §7, ch. 61-415.
- 584.041—Comp. §§1, 2, ch. 57-818; §7, ch. 61-415.
- 584.05—§4, ch. 7938, 1919; §4, ch. 12050, 1927; CGL 3976; §1, ch. 23674, 1947; §2, ch. 25237, 1949.
- 584.06—§5, ch. 7938, 1919; §5, ch. 12050, 1927; CGL 3978; am. §2, ch. 23674, 1947. Am. §3, ch. 25237, 1949; §7, ch. 61-415.
- 585.02—§1, ch. 7345, 1917; RGS 2101; §1, ch. 8508, 1921; §1, ch. 9201; CGL 3317; §1, ch. 23775, 1947; §1, ch. 26830, 1951; former section repealed by §4, ch. 28095, 1953; re-enacted by §1, ch. 28095, 1953; 59-54.
- 585.021—Comp. §4, ch. 28095, 1953; 59-457.
- 585.03—§§1, 7, ch. 9201, 1923; CGL 3317, 3323; am. §2, ch. 23775, 1947; former section repealed by §4, ch. 28095, 1953; re-enacted by §2, ch. 28095, 1953; 59-457.
- 585.04—§2, ch. 7345, 1917; RGS 2102; §§1, 2, ch. 9201, 1923; CGL 3317, 3318; am. §3, ch. 23775, 1947; 59-457.
- 585.05—§3, ch. 7345, 1917; RGS 2103; §3, ch. 9201, 1923; CGL 3319; 59-457.
- 585.06—§17, ch. 9201, 1923; CGL 3333; §7, ch. 29615, 1955.
- 585.07—§16, ch. 9201, 1923; CGL 3332; 59-457.
- 585.12—§6, ch. 7345, 1917; RGS 2106; §3, ch. 8508, 1921; §7, ch. 9201, 1923; §1, ch. 13892, 1929; CGL 3323; §1, ch. 17273, 1935; CGL 1936 Supp. 3323(1); am. §6, ch. 23775, 1947; 59-457.
- 585.13—§14, ch. 7345, 1917; RGS 2114; §10, ch. 9201, 1923; CGL 3326; am. §7, ch. 23775, 1947; 59-457.
- 585.27—§11, ch. 9201, 1923; CGL 3327; am. §12, ch. 23775, 1947; §2, ch. 57-815.
- 585.29—§14, ch. 9201, 1923; CGL 3330; §14, ch. 23775, 1947.
- 585.31—§15, ch. 9201, 1923; §1, ch. 16287, 1933; CGL 3331; abolished by §2, Article IX, Florida constitution, as amended November 5, 1940, which abolished all ad valorem taxes for state purposes.
- 585.33—§§1-3, 5, ch. 14907, 1931; CGL 1936 Supp. 3348(1)-(3), (5); §24, ch. 57-1.
- 585.431—Comp. §1, ch. 29815, 1955; 59-1, 59-457.
- 585.46—§16, ch. 23775, 1947; expired.
- 585.54—§8, ch. 28313, 1953; §5, ch. 57-140.
- 585.55—§9, ch. 28313, 1953; §5, ch. 57-140.
- 585.56—§10, ch. 28313, 1953; §5, ch. 57-140.
- 585.57—§11, ch. 28313, 1953; §5, ch. 57-140.
- 585.58—§12, ch. 28313, 1953; §5, ch. 57-140.
- 585.63—Comp. §4, ch. 29889, 1955; 59-457.
- 585.66—Comp. §7, ch. 29889, 1955; 59-457.
- 585.67—Comp. §8, ch. 29889, 1955; 59-457.
- 588.02—§2, ch. 5038, 1901; GS 1235; RGS 2366; CGL 8775; §9, ch. 25357, 1949.
- 588.03—§2, ch. 3619, 1885; RS 876; GS 1234; RGS 2365; CGL 3774; §9, ch. 25357, 1949.
- 588.04—§1, ch. 4761, 1899; GS 1236; RGS 2367; CGL 3776; §9, ch. 25357, 1949.
- 588.05—§2, ch. 4761, 1899; GS 1237; RGS 2368; CGL 3777; §7, ch. 22000, 1943; §9, ch. 25357, 1949.
- 588.06—§1, ch. 4937, 1901; GS 1238; RGS 2369; CGL 3778; §9, ch. 25357, 1949.
- 588.26—§17, ch. 25236, 1949; §24, ch. 57-1.
- 589.23—§§1-3, ch. 17025, 1935; CGL 1936 Supp. 1749(1)-(3); §1, ch. 20420, 1941; am. §1, ch. 22925, 1945; §7, ch. 29615, 1955.
- 589.35—§1, ch. 24123, 1947; expired.
- 589.36—§1, ch. 24125, 1947; expired.

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- 591.01—§1, ch. 16142, 1933; CGL 1936 Supp.
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- 591.02—§3, ch. 16142, 1933; CGL 1936 Supp.
4151(10H); §24, ch. 57-1.
- 591.03—§2, ch. 16142, 1933; CGL 1936 Supp.
4151(10G); §24, ch. 57-1.
- 591.04—§4, ch. 16142, 1933; CGL 1936 Supp.
4151(10I); §24, ch. 57-1.
- 591.05—§5, ch. 16142, 1933; CGL 1936 Supp.
4151(10J); §24, ch. 57-1.
- 591.06—§6, ch. 16142, 1933; CGL 1936 Supp.
4151(10K); §24, ch. 57-1.
- 591.07—§9, ch. 16142, 1933; CGL 1936 Supp.
4151(10N); §24, ch. 57-1.
- 591.08—§7, ch. 16142, 1933; CGL 1936 Supp.
4151(10L); §24, ch. 57-1.
- 591.09—§8, ch. 16142, 1933; CGL 1936 Supp.
4151(10M); §24, ch. 57-1.
- 591.10—§8, ch. 16142, 1933; CGL 1936 Supp.
4151(10M); §24, ch. 57-1.
- 591.11—§10, ch. 16142, 1933; CGL 1936 Supp.
4151(10O); §24, ch. 57-1.
- 591.12—§11, ch. 16142, 1933; CGL 1936 Supp.
4151(10P); §24, ch. 57-1.
- 591.13—§12, ch. 16142, 1933; CGL 1936 Supp.
4151(10Q); §24, ch. 57-1.
- 591.14—§13, ch. 16142, 1933; CGL 1936 Supp.
4151(10R); §24, ch. 57-1.
- 593.01-593.06—§§1-3, ch. 5609, 1907; ch.
6238, 1911; RGS 2514-2516; §§1-3, ch.
10031, 1925; CGL 3936-3938; §§1-3, ch.
19377, 1939; §1, ch. 21651, 1943.
- 593.07—§1, ch. 6141, 1911; RGS 657; CGL
837; §137, ch. 26869, 1951.
- 593.08—§2, ch. 6141, 1911; RGS 658; CGL
838; §7, ch. 29615, 1955.
- 593.09—§3, ch. 6141, 1911; RGS 659; CGL
839; §7, ch. 29615, 1955.
- 593.10—§1, ch. 21882, 1943; §7, ch. 29615,
1955.
- 594.01—CGL 1936 Supp. 3254(1), 3254(24),
3254(39), 3254(51), 3254(56), 3254(81),
3254(97), 3254(113), 3254(132), 3254(142),
3254(149), 3254(182); §2, ch. 16854, 1935;
§1, ch. 16855, 1935; §3, ch. 16856, 1935;
§3, ch. 16857, 1935; §3, ch. 16858, 1935;
§1, ch. 16860, 1935; §2, ch. 16862, 1935;
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§1, ch. 19324, 1939; §1, ch. 19325, 1939;
§1, ch. 19326, 1939; §1, ch. 19328, 1939;
§1, ch. 19329, 1939; §1, ch. 19477, 1939;
§1, ch. 20531, 1941; §110, ch. 25149, 1949.
- 594.02—§3, ch. 16855, 1935; CGL 1936 Supp.
3254(3); §3, ch. 17779, 1937; §3, ch. 19324,
1939; §3, ch. 19329, 1939; CGL 1940 Supp.
3254(151); §3, ch. 20531, 1941; §110, ch.
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- 594.03—§4, ch. 16855, 1935; CGL 1936 Supp.
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- 594.04—§5, ch. 16855, 1935; CGL 1936 Supp.
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- 594.05—§3, ch. 16855, 1935; CGL 1936 Supp.
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- 594.06—§3, ch. 16855, 1935; CGL 1936 Supp.
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- 594.07—§4, ch. 16855, 1935; CGL 1936 Supp.
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- 594.08—§5, ch. 16855, 1935; CGL 1936 Supp.
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- 594.09—§6, ch. 16855, 1935; §6, ch. 16861,
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- 594.10—§7, ch. 16855, 1935; CGL 1936 Supp.
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- 594.11—§§1, 2, ch. 19477, 1939; CGL 1940
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- 594.12—§3, ch. 19291, 1939; CGL 1940 Supp.
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- 594.13—§§6, 7, ch. 16854, 1935; §23, ch.
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- 594.14—§15, ch. 16855, 1935; CGL 1936 Supp.
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- 594.15—§16, ch. 16855, 1935; CGL 1936 Supp.
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- 594.16—§16, ch. 16855, 1935; CGL 1936 Supp.
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- 594.17—§19, ch. 16855, 1935; CGL 1936 Supp.
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- 594.18—§18, ch. 16855, 1935; CGL 1936 Supp.
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- 594.19—§20, ch. 16855, 1935; CGL 1936
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- 594.20—§11, ch. 16854, 1935; §8, ch. 16861,
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- 594.21—§19, ch. 16854, 1935; §14, 15, ch.
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- 594.22—§§3, 4, ch. 16862, 1935; CGL 1936
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- 594.23—§2, ch. 6236, 1911; RGS 2050; CGL
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- 594.24—§1, ch. 19327, 1939; CGL 1940 Supp.
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- 594.25—§2, ch. 19327, 1939; CGL 1940 Supp.
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- 594.26—§3, ch. 19327, 1939; CGL 1940 Supp.
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- 594.27—§§1, 2, ch. 5485, 1905; RGS 2375,
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- 594.28—§21, ch. 19324, 1939; §5, ch. 19327,
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- 595.02—§5, ch. 16854, 1935; CGL 1936 Supp.
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- 595.03—§3, ch. 16854, 1935; CGL 1936 Supp.
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- 595.04—§4, ch. 16854, 1935; CGL 1936 Supp.
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- 595.05—§5, ch. 16854, 1935; CGL 1936 Supp.
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- 595.06—§9, ch. 16854, 1935; CGL 1936 Supp.
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- 595.08—§§1-4, ch. 17776, 1937; CGL 1940
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- 595.09—§10, ch. 16854, 1935; CGL 1936 Supp.
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- 595.10—§17, ch. 16855, 1935; §7, ch. 16861,
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- 595.11—§21, ch. 16854, 1935; §2, ch. 17775,
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- 595.12—§12, ch. 16854, 1935; CGL 3254(67);
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- 595.13—§13, ch. 16854, 1935; CGL 1936 Supp.
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- 595.14—§§14, 15, ch. 16854, 1935; CGL 1936
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- 595.15—§16, ch. 16854, 1935; CGL 1936 Supp.
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- 595.16—§17, ch. 16854, 1935; CGL 1936
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- 595.17—§2, ch. 19291, 1939; CGL 1940 Supp.
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- 595.18—§§3, 4, ch. 19291, 1939; CGL 1940
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- 595.19—§3, ch. 19296, 1939; CGL 1940 Supp.
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- 595.20—§4, ch. 19296, 1939; CGL 1940 Supp.
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- 595.21—§22, ch. 16854, 1935; CGL 1936 Supp.
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- 595.22—§18, ch. 16854, 1935; CGL 1936 Supp.
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- 595.221—§§1, 3, ch. 22533, 1945; §110, ch.
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- 595.23—§6, ch. 16854, 1935; §12, ch. 16861,
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- 595.24—§20, ch. 16854, 1935; CGL 1936 Supp.
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- 595.25—§7, ch. 16854, 1935; CGL 1936 Supp.
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- 595.26—§4, ch. 20449, 1941; §110, ch. 25149,
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- 595.27—§1, ch. 20530, 1941; §110, ch. 25149,
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- 595.29—§3, ch. 20530, 1941; §1, ch. 21816,
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- 595.30—§1, ch. 20684, 1941; §110, ch. 25149,
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- 595.31—§2, ch. 20684, 1941; §110, ch. 25149,
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- 595.32—§3, ch. 20684, 1941; §1, ch. 22525,
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- 595.33—§4, ch. 20684, 1941; §110, ch. 25149,
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- 595.34—§5, ch. 20684, 1941; §2, ch. 22525,
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- 595.36—§6-A, ch. 20684, 1941; §110, ch.
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- 595.37—§1, ch. 22524, 1945; §110, ch.
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- 596.01—§1, ch. 16869, 1935; CGL 1936 Supp.
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- 596.02—§2, ch. 16860, 1935; CGL 1936 Supp.
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- 596.03—§2, ch. 16860, 1935; CGL 1936 Supp.
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- 596.04—§2, ch. 16860, 1935; CGL 1936 Supp.
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- 596.05—§2, ch. 16860, 1935; CGL 1936 Supp.
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- 596.07—§5, ch. 16860, 1935; CGL 1936 Supp. 3254(28); §5, ch. 17777, 1937; §5, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.08—§3, ch. 16860, 1935; CGL 1936 Supp. 3254(26); §3, ch. 17777, 1937; §3, ch. 19326, 1939; §2, ch. 20533, 1941; §110, ch. 25149, 1949.
- 596.09—§3, ch. 16860, 1935; CGL 1936 Supp. 3254(26); §3, ch. 17777, 1937; §3, ch. 19326, 1939; §2, ch. 20533, 1941; §110, ch. 25149, 1949.
- 596.10—§3, ch. 16860, 1935; CGL 1936 Supp. 3254(26); §3, ch. 17777, 1937; §3, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.11—§4, ch. 16860, 1935; CGL 1936 Supp. 3254(27); §4, ch. 17777, 1937; §4, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.12—§6, ch. 16860, 1935; CGL 1936 Supp. 3254(29); §6, ch. 17777, 1937; §6, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.13—§7, ch. 16860, 1935; CGL 1936 Supp. 3254(30); §7, ch. 17777, 1937; §7, ch. 19326, 1939; §3, ch. 20533, 1941; §110, ch. 25149, 1949.
- 596.14—§8, ch. 16860, 1935; CGL 1936 Supp. 3254(31); §8, ch. 17777, 1937; §8, ch. 19326, 1939; §1, ch. 23683, 1947; §110, ch. 25149, 1949.
- 596.15—§8, ch. 16860, 1935; CGL 1936 Supp. 3254(31); §8, ch. 17777, 1937; §8, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.16—§9, ch. 16860, 1935; CGL 1936 Supp. 3254(32); §9, ch. 17777, 1937; §9, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.17—§10, ch. 16860, 1935; CGL 1936 Supp. 3254(33); §10, ch. 17777, 1937; §10, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.18—§11, ch. 16860, 1935; CGL 1936 Supp. 3254(34); §11, ch. 17777, 1937; §11, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.19—§13, ch. 16860, 1935; CGL 1936 Supp. 3254(37), 7677(7); §13, ch. 17777, 1937; §13, ch. 19326, 1939; §110, ch. 25149, 1949.
- 596.20—§14, ch. 16860, 1935; §14, ch. 17777, 1937; §14, ch. 19326, 1939; CGL 1940 Supp. 3254(36a); §110, ch. 25149, 1949.
- 597.01—§1, ch. 13584, 1929; §1, ch. 14662, 1931; §1, ch. 16855, 1935; §1, ch. 16861, 1935; CGL 1936 Supp. 3254(1), 3254(39); §1, ch. 17779, 1937; §1, ch. 19324, 1939; §1, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.02—§2, ch. 13584, 1929; §2, ch. 14662, 1931; §2, ch. 16855, 1935; CGL 1936 Supp. 3254(2); §2, ch. 17779, 1937; §2, ch. 19324, 1939; §1, ch. 22534, 1945; §110, ch. 25149, 1949.
- 597.03—§4, ch. 13584, 1929; §8, ch. 14662, 1931; §8, ch. 16855, 1935; CGL 1936 Supp. 3254(8); §8, ch. 17779, 1937; §8, ch. 19324, 1939; §110, ch. 25149, 1949.
- 597.04—§4, ch. 13584, 1929; §8, ch. 14662, 1931; §8, ch. 16855, 1935; CGL 1936 Supp. 3254(8); §8, ch. 17779, 1937; §8, ch. 19324, 1939; §110, ch. 25149, 1949.
- 597.05—§4, ch. 13584, 1929; §8, ch. 14662, 1931; §8, ch. 16855, 1935; CGL 1936 Supp. 3254(8); §8, ch. 17779, 1937; §8, ch. 19324, 1939; §110, ch. 25149, 1949.
- 597.06—§5, ch. 13584, 1929; §9, ch. 14662, 1931; §9, ch. 16855, 1935; CGL 1936 Supp. 3254(9); §9, ch. 17779, 1937; §9, ch. 19324, 1939; §1, ch. 21807, 1943; §1, ch. 22530, 1945; §110, ch. 25149, 1949.
- 597.07—§5, 6, ch. 13584, 1929; §9, 11, ch. 14662, 1931; §9, 12, ch. 16855, 1935; CGL 1936 Supp. 3254(9), 3254(12); §9, 12, ch. 17779, 1937; §9, 12, ch. 19324, 1939; §110, ch. 25149, 1949.
- 597.08—§10, ch. 16855, 1935; CGL 1936 Supp. 3254(10); §10, ch. 17779, 1937; §10, ch. 19324, 1939; §2, ch. 21807, 1943; §110, ch. 25149, 1949.
- 597.09—§8, ch. 13584, 1929; §13, ch. 14662, 1931; §14, ch. 16855, 1935; CGL 1936 Supp. 3254(14); §14, ch. 17779, 1937; §14, ch. 19324, 1939; §110, ch. 25149, 1949.
- 597.10—§7, ch. 13584, 1929; §12, ch. 14662, 1931; §13, ch. 16855, 1935; CGL 1936 Supp. 3254(13); §13, ch. 17779, 1937; §13, ch. 19324, 1939; §110, ch. 25149, 1949.
- 597.11—§11, 16855, 1935; CGL 1936 Supp. 3254(11); §11, ch. 19324, 1939; §110, ch. 25149, 1949.
- 597.12—§2-4, ch. 19328, 1939; CGL 1940 Supp. 3254(143)-3254(145); §110, ch. 25149, 1949.
- 597.13—§22, ch. 16855, 1935; §2, ch. 16861, 1935; CGL 1936 Supp. 3254(21), 3254(40); §2, ch. 17778, 1937; §22, ch. 19324, 1939; §2, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.14—§3, ch. 16861, 1935; CGL 1936 Supp. 3254(41); §3, ch. 17778, 1937; §3, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.15—§3, ch. 16861, 1935; CGL 1936 Supp. 3254(41); §3, ch. 17778, 1937; §3, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.16—§4, ch. 16861, 1935; CGL 1936 Supp. 3254(42); §4, ch. 17778, 1937; §4, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.17—§5, ch. 16861, 1935; CGL 1936 Supp. 3254(43); §5, ch. 17778, 1937; §5, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.18—§6, ch. 16861, 1935; §6, ch. 17778, 1937; CGL 1936 Supp. 3254(44); §6, ch. 19325, 1939; §1, ch. 20865, 1941; §110, ch. 25149, 1949.
- 597.19—§6, ch. 16861, 1935; CGL 1936 Supp. 3254(44); §6, ch. 17778, 1937; §6, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.20—§9, ch. 16861, 1935; CGL 1936 Supp. 3254(47); §9, ch. 17778, 1937; §9, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.21—§10, ch. 16861, 1935; CGL 1936 Supp. 3254(48); §10, ch. 17778, 1937; §10, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.22—§11, ch. 16861, 1935; CGL 1936 Supp. 3254(49); §11, ch. 17778, 1937; §11, ch. 19325, 1939; §110, ch. 25149, 1949.
- 597.23—§21, ch. 16855, 1935; CGL 1936 Supp. 7683(1); §21, ch. 19324, 1939; §12, ch. 19325, 1939; §7, ch. 19328, 1939; CGL 1940 Supp. 7677(8), 7683(3); §110, ch. 25149, 1949.
- 597.24—§§1-16, 18, ch. 20500, 1941; §§1-18, ch. 21911, 1943; §110, ch. 25149, 1949.
- 598.01—§2, ch. 19329, 1939; CGL 1940 Supp. 3254(150); §2, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.02—§8, ch. 19329, 1939; CGL 1940 Supp. 3254(156); §8, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.03—§8, ch. 19329, 1939; CGL 1940 Supp. 3254(156); §8, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.04—§8, ch. 19329, 1939; CGL 1940 Supp. 3254(156); §8, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.05—§9, ch. 19329, 1939; CGL 1940 Supp. 3254(157); §9, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.06—§10, ch. 19329, 1939; CGL 1940 Supp. 3254(158); §10, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.07—§11, ch. 19329, 1939; CGL 1940 Supp. 3254(159); §11, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.08—§2, ch. 19477, 1939; CGL 1940 Supp. 3254(183); §110, ch. 25149, 1949.
- 598.09—§3, ch. 19477, 1939; CGL 1940 Supp. 3254(184); §110, ch. 25149, 1949.
- 598.10—§4, ch. 19477, 1939; CGL 1940 Supp. 3254(185); §110, ch. 25149, 1949.
- 598.11—§5, ch. 19477, 1939; CGL 1940 Supp. 3254(186); §110, ch. 25149, 1949.
- 598.12—§14, ch. 19329, 1939; §4, ch. 19330, 1939; §7, ch. 19477, 1939; CGL 1940 Supp. 3254(162), 3254(171), 3254(188); §14, ch. 20531, 1941; §110, ch. 25149, 1949.
- 598.13—§§2, 3, ch. 19261, 1939; CGL 1940 Supp. 3254(129), 3254(130); §110, ch. 25149, 1949.
- 598.14—§3, ch. 19330, 1939; CGL 1940 Supp. 3254(170); §110, ch. 25149, 1949.
- 598.15—§§8, 9, ch. 19330, 1939; CGL 1940 Supp. 3254(174), 3254(175); §1, ch. 21810, 1943; §§1-2, ch. 23684, 1947; §110, ch. 25149, 1949.
- 598.16—§4, ch. 19261, 1939; §7, ch. 19330, 1939; §18, ch. 19329, 1939; §9, ch. 19477, 1939; CGL 1940 Supp. 7677(16), 7683(4), 7683(5), 7683(7); §110, ch. 25149, 1949.
- 599.01—§§1, 2, ch. 16856, 1935; §§1, 2, ch. 16857, 1935; §§1, 2, ch. 16858, 1935; CGL 1936 Supp. 3254(79), 3254(80), 3254(95), 3254(96), 3254(111), 3254(112); §§1, 2, ch. 17780, 1937; §110, ch. 25149, 1949.
- 599.02—§§1, 2, ch. 16856, 1935; §§1, 2, ch. 16857, 1935; §§1, 2, ch. 16858, 1935; CGL 1936 Supp. 3254(79), 3254(80), 3254(95), 3254(96), 3254(111), 3254(112); §§1, 2, ch. 17780, 1937; §110, ch. 25149, 1949.
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637.43—§23b, ch. 6970, 1915; RGS 4463; CGL 6430; 59-205.	639.05—§5, ch. 17070, 1935; CGL 1936 Supp. 6227(8), 7974(1); 59-205.	642.05—§5, ch. 24087, 1947; §3, ch. 57-103; 59-205.
637.44—§23b, ch. 6970, 1915; RGS 4464; CGL 6431; 59-205.	640.01—§1, ch. 15885, 1933; CGL 1936 Supp. 6494(23); §2, ch. 57-34.	642.06—§6, ch. 24087, 1947; §2, ch. 28006, 1953; sub. §(8) comp. §1, ch. 29642, 1955; §4, ch. 57-103; 59-205.
637.45—§23b, ch. 6970, 1915; RGS 4465; CGL 6432; 59-205.	640.02—§10, ch. 15885, 1933; CGL 1936 Supp. 6494(32); §2, ch. 57-34.	642.07—§7, ch. 24087, 1947; 59-205.
637.46—§23b, ch. 6970, 1915; RGS 4466; CGL 6433; 59-205.	640.03—§2, ch. 15885, 1933; §1, ch. 16802, 1935; CGL 1936 Supp. 6494(24); §2, ch. 57-34.	642.08—§8, ch. 24087, 1947; 59-205.
637.47—§23b, ch. 6970, 1915; RGS 4467; CGL 6434; first paragraph repealed by §7, chapter 24337, 1947, second paragraph of this section transferred to §637.43, as subsection (2).	640.04—§2, ch. 15885, 1933; §1, ch. 16802, 1935; CGL 1936 Supp. 6494(24); §2, ch. 57-34.	642.09—§9, ch. 24087, 1947; §1, ch. 29858, 1955; 59-205.
637.48—§23b, ch. 6970, 1915; RGS 4468; CGL 6435; 59-205.	640.05—§3, ch. 15885, 1933; CGL 1936 Supp. 6494(25); §2, ch. 57-34.	642.10—§10, ch. 24087, 1947; 59-205.
637.49—§23b, ch. 6970, 1915; RGS 4469; CGL 6436; §7, ch. 24337, 1947.	640.06—§11, ch. 15885, 1933; CGL 1936 Supp. 6494(33); §2, ch. 57-34.	643.01—§1, ch. 24202, 1947; 59-205.
637.50—§23b, ch. 6970, 1915; RGS 4470; CGL 6437; 59-205.	640.07—§4, ch. 15885, 1933; CGL 1936 Supp. 6494(26); §1, ch. 20410, 1941; §2, ch. 57-34.	643.02—§2, ch. 24202, 1947; sub. §(1) am. §1, ch. 28188, 1953; 59-205.
637.51—§23b, ch. 6970, 1915; RGS 4471; CGL 6438; am. §1, ch. 21803, 1943; 59-205.	640.08—§4, ch. 15885, 1933; CGL 1936 Supp. 6494(26); §1, ch. 20410, 1941; §2, ch. 57-34.	643.03—§3, ch. 24202, 1947; 59-205.
637.52—§24, ch. 6970, 1915; RGS 4472; CGL 6439; 59-205.	640.09—§5, ch. 15885, 1933; §2, ch. 16802, 1935; CGL 1936 Supp. 6494(27); §1, ch. 19121, 1939; §2, ch. 20410, 1941; §2, ch. 57-34.	643.04—§4, ch. 24202, 1947.
637.53—§24, ch. 6970, 1915; RGS 4473; CGL 6440; 59-205.	640.10—§5, ch. 15885, 1933; §2, ch. 16802, 1935; CGL 1936 Supp. 6494(27); §1, ch. 19121, 1939; §2, ch. 20410, 1941; am. §7, ch. 22000, 1943; §2, ch. 57-34.	Sub. §(8) (b)2, am. sub. §(10), (11) comp. §2, ch. 28188, 1953; (7) (c) N by §7, ch. 57-146; 59-205.
637.54—§24, ch. 6970, 1915; RGS 4474; CGL 6441; 59-205.	640.11—§5, ch. 15885, 1933; §2, ch. 16802, 1935; CGL 1936 Supp. 6494(27); §1, ch. 19121, 1939; §2, ch. 20410, 1941; am. §7, ch. 22000, 1943; am. §1, ch. 23961, 1947; §2, ch. 57-34.	643.05—§5, ch. 24202, 1947; 59-205.
637.55—§25, ch. 6970, 1915; RGS 4475; CGL 6442; 59-205.	640.12—§5, ch. 15885, 1933; §2, ch. 16802, 1935; CGL 1936 Supp. 6494(27); §1, ch. 19121, 1939; §2, ch. 20410, 1941; am. §7, ch. 22000, 1943; §2, ch. 57-34.	643.06—§6, ch. 24202, 1947; 59-205.
637.56—§26, ch. 6970, 1915; RGS 4476; CGL 6443; 59-205.	640.13—§8, ch. 15885, 1933; CGL 1936 Supp. 6494(30); am. §1, ch. 21804, 1943; §2, ch. 57-34.	643.07—§7, ch. 24202, 1947; 59-205.
637.57—§27, ch. 6970, 1915; RGS 4477; CGL 6444; am. §1, ch. 23821, 1947; 59-205.	640.14—§12, ch. 15885, 1933; CGL 1936 Supp. 6494(34); §2, ch. 57-34.	643.08—§8, ch. 24202, 1947; 59-205.
637.58—§28, ch. 6970, 1915; RGS 4478; CGL 6445; 59-205.	640.15—§13, ch. 15885, 1933; CGL 1936 Supp. 6494(35); §2, ch. 57-34.	643.09—§9, ch. 24202, 1947; 59-205.
637.59—§29, ch. 6970, 1915; §1, ch. 7344, 1917; §1, ch. 7874, 1919; RGS 4479; CGL 6446; 59-205.	640.16—§15, ch. 15885, 1933; CGL 1936 Supp. 6494(37); §2, ch. 57-34.	643.10—§10, ch. 24202, 1947; 59-205.
637.60—§30, ch. 6970, 1915; RGS 4480; CGL 6447; am. §1, ch. 23821, 1947; 59-205.	640.17—§14, ch. 15885, 1933; §4, ch. 16802, 1935; CGL 1936 Supp. 6494(36); §2, ch. 57-34.	643.11—§11, ch. 24202, 1947; §3, ch. 28188, 1953; 59-205.
637.61—§31, ch. 6970, 1915; RGS 5165; CGL 7268; 59-205.	640.18—§14, ch. 15885, 1933; §4, ch. 16802, 1935; CGL 1936 Supp. 6494(36); §2, ch. 57-34.	643.12—§12, ch. 24202, 1947; 59-205.
637.62—§31, ch. 6970, 1915; RGS 5166; CGL 7269; 59-205.	640.19—§14, ch. 15885, 1933; §4, ch. 16802, 1935; CGL 1936 Supp. 6494(36); §2, ch. 57-34.	643.13—§13, ch. 24202, 1947; 59-205.
637.63—§31, ch. 6970, 1915; RGS 5746; CGL 7973; 59-205.	640.20—§16, ch. 15885, 1933; CGL 1936 Supp. 6494(38); §2, ch. 57-34.	644.01—§§ 1, 9, ch. 25406, 1949; sub. §(2), am. §2, ch. 29642, 1955.
637.64—§31, ch. 6970, 1915; RGS 5747; CGL 7974; 59-205.	640.21—§17, ch. 15885, 1933; CGL 1936 Supp. 6494(39); §2, ch. 57-34.	Transferred from §627.38; 59-205.
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638.02—§1, ch. 9149, 1923; CGL 6262; am. §1, ch. 23671, 1947.		Am. (3) by §1, ch. 57-145.
638.03—§2, ch. 9149, 1923; CGL 6263; am. §1, ch. 21845, 1943; 59-205.		Transferred from §627.40; 59-205.
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638.05—§1, ch. 5459, 1905; §1, ch. 7299, 1917; §1, ch. 7872, 1919; CGL 6260; RGS 4300; §1, ch. 19307, 1939; CGL 1940 Supp. 6271(3); 59-205.		Transferred from §627.41; 59-205.

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645.02—Comp. §2, ch. 25414, 1949. Transferred from §627.56; 59-205.	649.05—§5, ch. 19513, 1939; CGL 1940 Supp. 6590(5); §1, ch. 29643, 1955.	652.20—§7, ch. 6426, 1913; RGS 4136; CGL 6067; §5, ch. 28016, 1953.
645.03—§3, ch. 25414, 1949; am. §2, ch. 28002, 1953. Transferred from §627.57; 59-205.	649.06—§6, ch. 19513, 1939; CGL 1940 Supp. 6590(6); am. §1, ch. 24290; §1, ch. 24335, 1947; §1, ch. 29643, 1955.	652.21—§5, 6, ch. 3864, 1889; RS 2179; GS 2707; RGS 4137; CGL 6068; §4, ch. 13576, 1929; §5, ch. 28016, 1953.
645.04—Comp. §4, ch. 25414, 1949. Transferred from §627.58; 59-205.	cf.—§649.18, additional deposits may be required.	652.22—§§11, 12, ch. 3864, 1889; RS 2180; GS 2708; RGS 4138; CGL 6069; §5, ch. 28016, 1953.
645.05—§5, ch. 25414, 1949; sub. §(3) am. §3, ch. 28002, 1953; sub. §(4) am., (5) comp. §3, ch. 29620, 1955. Transferred from §627.59; 59-205.	649.07—§7, ch. 19513, 1939; CGL 1940 Supp. 6590(7); §1, ch. 29643, 1955.	652.23—§39, ch. 3864, 1889; RS 2195; GS 2727; RGS 4173; CGL 6114; §5, ch. 28016, 1953.
645.06—Comp. §6, ch. 25414, 1949. Transferred from §627.60; 59-205.	649.08—§8, ch. 19513, 1939; CGL 1940 Supp. 6590(8); §1, ch. 29643, 1955.	652.24—§49, ch. 3864, 1889; RS 2196; GS 2728; RGS 4174; CGL 6115; §5, ch. 28016, 1953.
645.07—§7, 25414, 1949; am. §4, ch. 28002, 1953. Transferred from §627.61; 59-205.	649.09—§9, ch. 19513, 1939; CGL 1940 Supp. 6590(9); §1, ch. 29643, 1955.	652.25—§1, ch. 6812, 1915; RGS 4202; CGL 6146; §5, ch. 28016, 1953.
645.08—§8, ch. 25414, 1949; am. §5, ch. 28002, 1953. Transferred from §627.62; 59-205.	649.10—§10, ch. 19513, 1939; CGL 1940 Supp. 6590(10); §1, ch. 29643, 1955.	652.26—§§1, 2, ch. 6811, 1915; RGS 5732; CGL 7957; §5, ch. 28016, 1953.
645.09—Comp. §9, ch. 25414, 1949. Transferred from §627.63; 59-205.	649.11—§10½, ch. 19513, 1939; CGL 1940 Supp. 6590(11); §1, ch. 29643, 1955.	652.27—§1, ch. 26540, 1951; §5, ch. 28016, 1953.
645.10—Comp. §10, ch. 25414, 1949. Transferred from §627.64; 59-205.	649.12—§11, ch. 19513, 1939; CGL 1940 Supp. 6590(12); §1, ch. 29643, 1955.	652.28—§2, ch. 26540, 1951; §5, ch. 28016, 1953.
645.11—Comp. §11, ch. 25414, 1949. Transferred from §627.65; 59-205.	649.13—§12, ch. 19513, 1939; CGL 1940 Supp. 6590(13); §1, ch. 29643, 1955.	652.29—§3, ch. 26540, 1951; §5, ch. 28016, 1953.
645.12—Comp. §12, ch. 25414, 1949. Transferred from §627.66; 59-205.	649.14—§13, ch. 19513, 1939; CGL 1940 Supp. 6590(14); §1, ch. 29643, 1955.	652.30—§4, ch. 26540, 1951; §5, ch. 28016, 1953.
645.13—§13, ch. 25414, 1949; am. §10, ch. 26484, 1951. Transferred from §627.67; 59-205.	649.15—§14, ch. 19513, 1939; CGL 1940 Supp. 6590(15); §1, ch. 29643, 1955.	652.31—§5, ch. 26540, 1951; §5, ch. 28016, 1953.
645.14—Comp. §14, 15, ch. 25414, 1949. Transferred from §627.68; 59-205.	649.16—§15, ch. 19513, 1939; CGL 1940 Supp. 6590(16); §1, ch. 29643, 1955.	652.32—§6, ch. 26540, 1951; §5, ch. 28016, 1953.
645.15—Comp. §16, ch. 25414, 1949. Transferred from §627.69; 59-205.	649.17—§16, ch. 19513, 1939; CGL 1940 Supp. 6590(17); §1, ch. 29643, 1955.	652.33—§7, ch. 26540, 1951; §5, ch. 28016, 1953.
645.16—Comp. §18, ch. 25414, 1949. Transferred from §627.70; 59-205.	649.18—§17, ch. 19513, 1939; CGL 1940 Supp. 6590(18); §1, ch. 29643, 1955.	652.34—§8, ch. 26540, 1951; §5, ch. 28016, 1953.
646.01—Comp. §1, ch. 29856, 1955; 59-205.	649.19—§18, ch. 19513, 1939; CGL 1940 Supp. 6590(19); §1, ch. 29643, 1955.	652.35—§9, ch. 26540, 1951; §5, ch. 28016, 1953.
646.02—Comp. §2, ch. 29856, 1955; 59-205.	649.20—§19, ch. 19513, 1939; CGL 1940 Supp. 6590(20); §1, ch. 29643, 1955.	653.01—§§23, 27, ch. 3864, 1889; RS 2181; GS 2709; §1, ch. 6426, 1913; RGS 4139; CGL 6070; §5, ch. 28016, 1953.
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646.04—Comp. §4, ch. 29856, 1955; 59-205.	649.22—§21, ch. 19513, 1939; CGL 1940 Supp. 6590(22); §1, ch. 29643, 1955.	653.03—§31, ch. 3864, 1889; RS 2184; GS 2712; RGS 4142; §1, ch. 8533, 1921; CGL 6073; §1, ch. 22037, 1943; §5, ch. 28016, 1953.
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646.08—§8, ch. 29856, 1955; §1, ch. 57-123; 59-205.	652.02—§§2, 3, ch. 3864, 1889; RS 2166; GS 2694; §2, ch. 6426, 1913; RGS 4122; CGL 6053; §5, ch. 28016, 1953.	653.07—§32, ch. 3864, 1889; RS 2187; GS 2715; RGS 4145; CGL 6076; §6, ch. 13576, 1929; §5, ch. 28016, 1953.
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648.03—§1, ch. 3597, 1885; RS 2234; GS 2787; RGS 4334; CGL 6297; 59-205.	652.05—§3, ch. 3864, 1889; RS 2168; GS 2696; RGS 4125; CGL 6056; §5, ch. 28016, 1953.	653.10—§§21, 22, ch. 3864, 1889; RS 2189; GS 2717; RGS 4147; CGL 6079; §8, ch. 13576, 1929; §5, ch. 28016, 1953.
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648.07—§5, ch. 4671, 1899; GS 2795; RGS 4342; CGL 6305; am. §24, ch. 57-1; 59-205.	653.87—§1, ch. 22789, 1945; §5, ch. 28016, 1953.	653.14—§§5, 6, ch. 6426, 1913; §§3, 5, ch. 7269, 1917; RGS 4148, 5730; CGL 6080, 7955; §9, ch. 13576, 1929; §5, ch. 28016, 1953.
648.08—§1, ch. 4671, 1899; GS 2790; RGS 4337; CGL 6300; 59-205.	652.09—§1, ch. 15873, 1933; CGL 1936 Supp. 6059(1); §§1, 2, ch. 17719, 1937; CGL 1940 Supp. 6059(5); §5, ch. 28016, 1953.	653.15—§§4, 11, ch. 6426, 1913; RGS 4149, 5731; CGL 6081, 7956; §5, ch. 28016, 1953.
648.09—§2, ch. 4671, 1899; GS 2791; RGS 4338; CGL 6301; 59-205.	652.10—§§1, 2, ch. 15873, 1933; CGL 1936 Supp. 6059(2); §5, ch. 28016, 1953.	653.16—§1, ch. 7264, 1917; RGS 4150; CGL 6082; §1, ch. 22849, 1945; §5, ch. 28016, 1953.
648.10—§3, ch. 4671, 1899; GS 2793; RGS 4340; §5, ch. 12321, 1927; CGL 6303; §1, ch. 16248, 1933; §24, ch. 57-1; 59-205.	652.11—§3, ch. 15873, 1933; CGL 1936 Supp. 6059(3); §5, ch. 28016, 1953.	653.17—§1, ch. 14649, 1931; CGL 1936 Supp. 6079(2); §1, ch. 21891, 1943; §5, ch. 28016, 1953.
648.11—§3, ch. 4671, 1899; GS 2793; RGS 4340; §5, ch. 12321, 1927; CGL 6303; §1, ch. 16248, 1933; am. §7, ch. 22858, 1945; 59-205.	652.12—§4, ch. 15873, 1933; CGL 1936 Supp. 6059(4); §5, ch. 28016, 1953.	653.18—§1, ch. 7269, 1917; RGS 4151; CGL 6083; §10, ch. 13576, 1929; §2, ch. 17715, 1937; §1, ch. 20939, 1941; §1, ch. 21773, 1943; §1, ch. 23092, 1945; §1, ch. 23762,
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649.03—§3, ch. 19513, 1939; CGL 1940 Supp. 6590(3); §1, ch. 29643, 1955.		

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1947; §11, ch. 25035, 1947; §5, ch. 28016, 1953.	653.56—§1, ch. 15874, 1933; CGL 1936 Supp. 6108(1); §5, ch. 28016, 1953.	655.09—§5, ch. 6155, 1911; RGS 4187; CGL 6130; §29, ch. 13576, 1929; §5, ch. 28016, 1953.
653.19—§2, ch. 7269, 1917; RGS 4152; CGL 6084; §11, ch. 13576, 1929; §1, 2, ch. 20929, 1941; §5, 28016, 1953.	653.57—§2, ch. 15874, 1933; CGL 1936 Supp. 6108(2); §5, ch. 28016, 1953.	655.10—§6, ch. 6155, 1911; RGS 4188; CGL 6131; §1, ch. 23131, 1945; §5, ch. 28016, 1953.
653.20—§1, ch. 8530, 1921; CGL 6085; §5, ch. 28016, 1953.	653.58—§3, ch. 15874, 1933; CGL 1936 Supp. 6108(3); §5, ch. 28016, 1953.	655.11—§5, ch. 6155, 1911; RGS 4187; CGL 6130; §29, ch. 13576, 1929; §5, ch. 28016, 1953.
653.21—§2, ch. 8530, 1921; CGL 6086; §5, ch. 28016, 1953.	653.59—§4, ch. 15874, 1933; CGL 1936 Supp. 6108(4); §5, ch. 28016, 1953.	655.12—§7, ch. 6155, 1911; RGS 4189; CGL 6132; §30, ch. 13576, 1929; §5, ch. 28016, 1953.
653.22—§3, ch. 8530, 1921; CGL 6087; §5, ch. 28016, 1953.	653.60—§38, ch. 3864, 1889; RS 2193; GS 2725; RGS 4168; CGL 6109; §5, ch. 28016, 1953.	655.13—§8, ch. 6155, 1911; RGS 4190; §1, ch. 8526, 1921; CGL 6133; §5, ch. 28016, 1953.
653.23—§1, ch. 9327, 1923; CGL 6088; §5, ch. 28016, 1953.	653.61—§36, ch. 3864, 1889; RS 2194; GS 2726; RGS 4169; CGL 6110; §5, ch. 28016, 1953.	655.14—§9, ch. 6155, 1911; RGS 4191; CGL 6134; §31, ch. 13576, 1929; §3, 4, ch. 17715, 1937; §5, ch. 28016, 1953.
653.24—§1, ch. 10032, 1925; CGL 6089; §5, ch. 28016, 1953.	653.62—§5, ch. 5687, 1907; RGS 4171; CGL 6112; §25, ch. 13576, 1929; §5, ch. 28016, 1953.	655.15—§4, ch. 17715, 1937; §9, ch. 6155, 1911; RGS 4191; CGL 6134; §31, ch. 13576, 1929; §5, ch. 28016, 1953.
653.25—§1, ch. 15875, 1933; §1, ch. 16974, 1935; CGL 1936 Supp. 6089(1); §5, ch. 28016, 1953.	653.63—§5, ch. 5687, 1907; RGS 4171; CGL 6112; §25, ch. 13576, 1929; §5, ch. 28016, 1953.	655.16—§10, ch. 6155, 1911; RGS 4192; CGL 6135; §5, ch. 28016, 1953.
653.26—§4, ch. 7269, 1917; RGS 4153; CGL 6090; §5, ch. 28016, 1953.	653.64—§§1-3, ch. 15872, 1933; CGL 1936 Supp. 6112(1); §5, ch. 28016, 1953.	655.17—§11, ch. 6155, 1911; RGS 4193; CGL 6136; §5, ch. 28016, 1953.
653.27—§5, 6, ch. 7269, 1917; RGS 4154, 5733; CGL 6091, 7959; §5, ch. 28016, 1953.	653.65—§1, ch. 15879, 1933; CGL 1936 Supp. 6112(2); §5, ch. 28016, 1953.	655.18—§11, ch. 6155, 1911; RGS 5734; CGL 7960; §5, ch. 28016, 1953.
653.28—§35, ch. 3864, 1889; §1, ch. 4013, 1891; RS 2190; GS 2718; §7, ch. 5687, 1907; §1, ch. 6809, 1915; RGS 4155; CGL 6092; §13, ch. 13576, 1929; §5, ch. 28016, 1953.	653.66—§2, ch. 15879, 1933; CGL 1936 Supp. 6112(3); §5, ch. 28016, 1953.	655.19—§12, ch. 6155, 1911; RGS 4194; CGL 6137; §5, ch. 28016, 1953.
653.29—§2, ch. 4013, 1891; GS 2720; RGS 4156; CGL 6093; §5, ch. 28016, 1953.	653.67—§3, ch. 15879, 1933; CGL 1936 Supp. 6112(4); §5, ch. 28016, 1953.	655.20—§14, ch. 6155, 1911; RGS 4195; CGL 6138; §5, ch. 28016, 1953.
653.30—§3, ch. 4013, 1891; GS 2721; RGS 4157; CGL 6094; §5, ch. 28016, 1953.	653.68—§4, ch. 15879, 1933; CGL 1936 Supp. 6112(5); §5, ch. 28016, 1953.	655.21—§15, ch. 6155, 1911; RGS 4196; CGL 6139; §5, ch. 28016, 1953.
653.31—§4, ch. 4013, 1891; GS 2722; RGS 4158; CGL 6095; §5, ch. 28016, 1953.	653.69—§5, ch. 15879, 1933; CGL 1936 Supp. 6112(6); §5, ch. 28016, 1953.	655.22—§16, ch. 6155, 1911; §2, ch. 6425, 1913; RGS 4197; CGL 6140; §5, ch. 28016, 1953.
653.32—§1, ch. 8532, 1921; CGL 6096; §5, ch. 28016, 1953.	653.70—§6, ch. 15879, 1933; CGL 1936 Supp. 6112(7); §5, ch. 28016, 1953.	655.23—§17, ch. 6155, 1911; RGS 4198; CGL 6141; §5, ch. 28016, 1953.
653.33—§2, ch. 8532, 1921; CGL 6097; §5, ch. 28016, 1953.	653.71—§7, ch. 15879, 1933; CGL 1936 Supp. 6112(8); §5, ch. 28016, 1953.	655.24—§19, ch. 6155, 1911; RGS 4199; CGL 6142; §5, ch. 28016, 1953.
653.34—§1, ch. 12256, 1927; CGL 6098; §5, ch. 28016, 1953.	653.72—§8, ch. 15879, 1933; CGL 1936 Supp. 6112(9); §5, ch. 28016, 1953.	655.25—§22, ch. 6155, 1911; RGS 4200; CGL 6143; §32, ch. 13576, 1929; §5, ch. 28016, 1953.
653.35—§12, ch. 13576, 1929; §7, ch. 14647, 1931; CGL 1936 Supp. 6098(1), 6098(8); §5, ch. 28016, 1953.	653.73—§9, ch. 15879, 1933; CGL 1936 Supp. 6112(10); §5, ch. 28016, 1953.	655.26—§23, ch. 6155, 1911; RGS 4201; CGL 6144; §5, ch. 28016, 1953.
653.36—§§1, 2, ch. 14647, 1931; CGL 1936 Supp. 6098(2), 6098(3); §5, ch. 28016, 1953.	653.74—§10, ch. 16790, 1935; CGL 1936 Supp. 6112(11); §5, ch. 28016, 1953.	655.27—§1, ch. 18399, 1937; CGL 1940 Supp. 6145(1); §5, ch. 28016, 1953.
653.37—§3, ch. 14647, 1931; CGL 1936 Supp. 6098(4); §5, ch. 28016, 1953.	653.75—§11, ch. 16790, 1935; 1936 Supp. 6112(12); §5, ch. 28016, 1953.	655.28—§13, ch. 6155, 1911; RGS 5735; CGL 7961; §5, ch. 28016, 1953.
653.38—§4, ch. 14647, 1931; CGL 1936 Supp. 6098(5); §5, ch. 28016, 1953.	653.76—§§1-3, ch. 16790, 1935; CGL 1936 Supp. 6112(13); §5, ch. 28016, 1953.	655.29—§1, ch. 20353, 1941; §5, ch. 28016, 1953.
653.39—§5, ch. 14647, 1931; CGL 1936 Supp. 6098(6); §5, ch. 28016, 1953.	653.77—§§1-3, ch. 16790, 1935; CGL 1936 Supp. 6112(14); §5, ch. 28016, 1953.	655.30—§2, ch. 20353, 1941; §5, ch. 28016, 1953.
653.40—§6, ch. 14647, 1931; CGL 1936 Supp. 6098(7); §5, ch. 28016, 1953.	653.78—§§1-3, ch. 16796, 1935; CGL 1936 Supp. 6112(15); §5, ch. 28016, 1953.	655.31—§3, ch. 20353, 1941; §5, ch. 28016, 1953.
653.41—§§1, 2, ch. 17718, 1937; CGL 1940 Supp. 6098(10); §5, ch. 28016, 1953.	653.79—§§1, 2, 3, ch. 16797, 1935; CGL 1936 Supp. 6112(16); §5, ch. 28016, 1953.	655.32—§4, ch. 20353, 1941; §5, ch. 28016, 1953.
653.42—§1, ch. 5687, 1907; RS 2191; GS 2723; §1, ch. 5687, 1907; RGS 4159; §§1, 2, ch. 9188, 1923; §1, ch. 10037, 1925; CGL 6099; §14, ch. 13576, 1929; §5, ch. 28016, 1953.	653.80—§12, ch. 6426, 1913; RGS 4172; CGL 6113; §5, ch. 28016, 1953.	655.33—§5, ch. 20353, 1941; §5, ch. 28016, 1953.
653.43—§2, ch. 5687, 1907; §2, ch. 6427, 1913; RGS 4160; §2, ch. 10037, 1925; CGL 6100; §15, ch. 13576, 1929; §1, ch. 15720, 1931; §142, ch. 26869, 1951; §5, ch. 28016, 1953.	653.81—§§1-3, ch. 20940, 1941; §7, ch. 22858, 1945; sub. §(1) §1, ch. 26732, 1951; §5, ch. 28016, 1953.	655.34—§6, ch. 20353, 1941; §5, ch. 28016, 1953.
653.44—§6, ch. 5687, 1907; §1, ch. 6427, 1913; RGS 4161; §3, ch. 10037, 1925; CGL 6101; §16, ch. 13576, 1929; §1, ch. 16795, 1935; §5, ch. 28016, 1953.	653.82—§1, ch. 20959, 1941; §5, ch. 28016, 1953.	656.01—§14½, ch. 16791, 1935; CGL 1936 Supp. 6150(1); repealed by revision of ch. 656; ch. 57-351.
653.45—§1, ch. 6807, 1915; RGS 4162; CGL 6102; §19, ch. 13576, 1929; §2, ch. 17719, 1937; CGL 1940 Supp. 6059(5); §5, ch. 28016, 1953.	653.83—§1, ch. 21771, 1943; §5, ch. 28016, 1953.	656.02—§1, ch. 16791, 1935; CGL 1936 Supp. 6150(2); repealed by revision of ch. 656; ch. 57-351.
653.46—§20, ch. 13576, 1929; CGL 1936 Supp. 6102(1); §5, ch. 28016, 1953.	653.84—§§1-3, ch. 21708, 1943; §5, ch. 28016, 1953.	656.03—§2, ch. 16791, 1935; CGL 1936 Supp. 6150(3); repealed by revision of ch. 656; ch. 57-351.
653.47—§1, ch. 17713, 1937; CGL 1940 Supp. 6102(2); §5, ch. 28016, 1953.	653.85—§§1-3, ch. 22035, 1943; §5, ch. 28016, 1953.	656.04—§3, ch. 16791, 1935; CGL 1936 Supp. 6150(4); §1, ch. 18025, 1937; §24, ch. 57-1.
653.48—§2, ch. 17713, 1937; CGL 1940 Supp. 6102(3); §5, ch. 28016, 1953.	653.86—§1, ch. 21889, 1943; §5, ch. 28016, 1953.	656.05—§3, ch. 16791, 1935; CGL 1936 Supp. 6150(5); §1, ch. 18025, 1937; repealed by revision of ch. 656; ch. 57-351.
653.49—§2, ch. 6807, 1915; RGS 4163; CGL 6103; §5, ch. 28016, 1953.	653.87—§1, ch. 23756, 1947; §5, ch. 28016, 1953.	656.06—§4, ch. 16791, 1935; CGL 1936 Supp. 6150(6); Sub. §(3)(b) Comp. §1, ch. 29848, sub. §(5) am. §1, ch. 29984, 1955; repealed by revision of ch. 656; ch. 57-351.
653.50—§1, ch. 7935, 1919; CGL 6104; §18, ch. 13576, 1929; §1, ch. 15877, 1933; §5, ch. 28016, 1953.	653.88—§§1, 2, ch. 25044, 1949; §5, ch. 28016, 1953.	656.07—§5, ch. 16791, 1935; CGL 1936 Supp. 6150(7); repealed by revision of ch. 656; ch. 57-351.
653.51—§2, ch. 15877, 1933; CGL 1936 Supp. 6104(1); §5, ch. 28016, 1953.	653.89—§§1-3, ch. 26733, 1951; §5, ch. 28016, 1953.	656.08—§6, ch. 16791, 1935; CGL 1936 Supp. 6150(8); am. §7, ch. 22858, 1945; repealed by revision of ch. 656; ch. 57-351.
653.52—§3, ch. 6807, 1915; RGS 4164; CGL 6105; §21, ch. 13576, 1929; §7, ch. 22858, 1945; §5, ch. 28016, 1953.	655.01—§1, ch. 6155, 1911; RGS 4183; CGL 6124; §26, ch. 13576, 1929; §1, ch. 23661, 1947; §1, ch. 25089, 1949; §5, ch. 28016, 1953.	656.09—§7, ch. 16791, 1935; CGL 1936 Supp. 6150(9); repealed by revision of ch. 656; ch. 57-351.
653.53—§4, ch. 6807, 1915; RGS 4165; CGL 6106; §22, ch. 13576, 1929; §5, ch. 28016, 1953.	655.02—§2, ch. 6155, 1911; RGS 8184; CGL 6125; §5, ch. 28016, 1953.	656.10—§8, ch. 16791, 1935; CGL 1936 Supp. 6150(10); repealed by revision of ch. 656; ch. 57-351.
653.54—§6, ch. 6807, 1915; RGS 4166; CGL 6107; §23, ch. 13576, 1929; §5, ch. 28016, 1953.	655.03—§3, ch. 6155, 1911; §1, ch. 6425, 1913; §1, ch. 7266, 1917; RGS 4185; CGL 6126; §27, ch. 13576, 1929; §5, ch. 28016, 1953.	656.11—§9, ch. 16791, 1935; CGL 1936 Supp. 6150(11); repealed by revision of ch. 656; ch. 57-351.
653.55—§13, ch. 6426, 1913; RGS 4167; §1, ch. 11849, 1927; CGL 6108; §24, ch. 13576, 1929; §1, ch. 14487, 1929; §5, ch. 28016, 1953.	655.04—§4, ch. 1655, 1911; RGS 4186; CGL 6127; §28, ch. 13576, 1929; §1, ch. 15064, 1931; CGL 1636 Supp. 6127(1); §5, ch. 28016, 1953.	656.12—§10, ch. 16791, 1935; CGL 1936 Supp. 6150(12); repealed by revision of ch. 656; ch. 57-351.

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- 656.13—§11, ch. 16791, 1935; CGL 1936 Supp. 6150(12); repealed by revision of ch. 656; ch. 57-351.
- 656.14—§12, ch. 16791, 1935; CGL 1936 Supp. 6150(13); repealed by revision of ch. 656; ch. 57-351.
- 667.01—§10, sub-§1, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 667.02—§10, sub-§2, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 667.03—§10, sub-§3, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 667.04—§10, sub-§4, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 667.05—§10, sub-§5, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 667.06—§10, sub-§6, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 667.07—§10, sub-§7, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 667.08—§10, sub-§8, ch. 15908, 1933; CGL 1936 Supp. 6183(9); §10, ch. 25247, 1949.
- 668.01—§1, ch. 4158, 1893; GS 2747; RGS 4234; CGL 6184; ch. 63-318.
- 668.02—§1, ch. 4158, 1893; GS 2748; RGS 4235; CGL 6185; ch. 63-318.
- 668.03—§2, ch. 4158, 1893; GS 2749; RGS 4236; CGL 6186; ch. 63-318.
- 668.04—§3, ch. 4158, 1893; GS 2750; RGS 4237; CGL 6187; ch. 63-318.
- 668.05—§4, ch. 4158, 1893; GS 2751; RGS 4238; CGL 6188; ch. 63-318.
- 668.06—§6, ch. 4158, 1893; GS 2752; RGS 4239; CGL 6189; ch. 63-318.
- 668.07—§6, ch. 4158, 1893; GS 2753; RGS 4240; CGL 6190; ch. 63-318.
- 668.08—§7, ch. 4158, 1893; GS 2754; RGS 4241; CGL 6191; ch. 63-318.
- 668.10—§5, ch. 4158, 1893; GS 3453; RGS 5315; CGL 7443; ch. 63-318.
- 674.26—§1, ch. 14660, 1931; CGL 1936 Supp. 6783(1); §7, ch. 22858, 1945; §5, ch. 28016, 1953.
- 676.53—§1, ch. 14648, 1931; CGL 1936 Supp. 6928(1); §5, ch. 28016, 1953.
- 676.54—§1, ch. 17714, 1937; CGL 1940 Supp. 6928(3); §5, ch. 28016, 1953.
- 689.16—§1, 2, ch. 20974, 1941; §4, ch. 22750, 1945.
- 693.06—§1, ch. 4150, 1893; GS 2465; RGS 3806; CGL 5679; §8, ch. 20954, 1941; §4, ch. 22750, 1945.
- 693.07—693.12—§1-6, ch. 3580, 1885; RS 1960-1965; GS 2466-2471; RGS 3807-3812; CGL 5680-5685; §4, ch. 22750, 1945.
- 695.22—§3, ch. 23114, 1945; §8, ch. 29749, 1955.
- 698.06—§1, ch. 17110, 1935; CGL 1936 Supp. 6727(6); ch. 63-212.
- 698.07—§2, ch. 17110, 1935; CGL 1936 Supp. 6727(6); §1, ch. 18024, 1937; ch. 63-212.
- 705.12—§4, ch. 5414, 1905; RGS 3859; CGL 5766; §1, ch. 29737, 1955.
- 705.16—§10, ch. 5414, 1905; RGS 3863; CGL 5770; §1, ch. 29737, 1955.
- 705.04—§7, ch. 344, 1850; RS 2013; GS 2535; RGS 3890; CGL 5797; ch. 63-267.
- 731.26—§27, ch. 16103, 1933; CGL 1936 Supp. 5480(4); am. §1, ch. 22783, 1945; ch. 63-559.
- 732.16—§53, ch. 16103, 1933; CGL 1936 Supp. 5541(16); am. §2, ch. 22783, 1945; §2, ch. 22847, §7, ch. 22858, 1945; ch. 63-559.
- 732.17—§54, ch. 16103, 1933; CGL 1936 Supp. 5541(17); am. §2, ch. 22783, 1945; §3, ch. 22847, 1945; ch. 63-559.
- 732.18—§55, ch. 16103, 1933; CGL 1936 Supp. 5541(18); am. §2, ch. 22783, 1945; ch. 63-559.
- 732.19—§56, ch. 16103, 1933; CGL 1936 Supp. 5541(19); am. §2, ch. 22783, 1945; §4, ch. 22847, 1945; ch. 63-559.
- 732.20—§57, ch. 16103, 1933; CGL 1936 Supp. 5541(20); am. §2, ch. 22783, 1945; ch. 63-559.
- 742.01—§1, Jan. 5, 1828; RS 2080; GS 2598; RGS 3957; CGL 5876; §9, ch. 26949, 1951.
- 742.02—§2, Jan. 5, 1828; RS 2081; GS 2599; RGS 3958; CGL 5877; §9, ch. 26949, 1951.
- 742.03—§2, Jan. 5, 1828; RS 2082; GS 2600; RGS 3959; CGL 5878; §9, ch. 26949, 1951.
- 742.04—§1, ch. 4154, 1893; GS 2601; RGS 3960; CGL 5879; §9, ch. 26949, 1951.
- 742.05—§5, Jan. 5, 1828; RS 2084; §5, ch. 4154, 1893; GS 2602; RGS 3961; CGL 5880; §9, ch. 26949, 1951.
- 747.05—§1, ch. 25376, 1949; §1, ch. 57-762.
- 771.02—§2, ch. 23138, 1945; §10, ch. 27991, 1953.
- 771.03—§3, ch. 23138, 1945; §10, ch. 27991, 1953.
- 776.01—§3, sub-ch. 11, ch. 1637, 1868; RS 2354; GS 3178; RGS 5008; CGL 7110; §2, ch. 57-310.
- 776.02—§4, sub-ch. 11, ch. 1637, 1868; RS 2355; GS 3179; RGS 5009; CGL 7111; §2, ch. 57-310.
- 790.13—§33, 3½, ch. 17911, 1937; CGL 1940 Supp. 7203(7); am. §1, ch. 22687, 1945; §1, ch. 29888, 1955.
- 790.20—§1, 2, ch. 4701, 1899; §1, 2, 3, ch. 5169, 1903; GS 3629; RGS 5561; CGL 7747; 59-458.
- 801.14—§11, 12, ch. 26843, 1951; §8, ch. 28158, 1953.
- 811.01—§18, sub-ch. 4, ch. 1637, 1868; RS 2440; §1, ch. 4395, 1895; §1, ch. 8563, 1921; GS 3288; RGS 5122; CGL 7223; §24, ch. 57-1.
- 811.02—§18, sub-ch. 4, ch. 1637, 1868; RS 2441; §2, ch. 4395, 1895; ch. 5410, 1905; GS 3289; RGS 5123; §2, ch. 8563, 1921; CGL 7224; §24, ch. 57-1.
- 813.01—§33, sub-ch. 3, ch. 1637, 1868; RS 2397; GS 3223; RGS 5055; §1, ch. 12246, 1927; §1, ch. 13792, 1929; CGL 7157; am. §1, ch. 22594, 1945; §2, ch. 28217, 1953.
- 813.02—§38, sub-ch. 3, ch. 1637, 1868; RS 2398; GS 3224; RGS 5056; CGL 7158; am. §2, ch. 22594, 1945; §2, ch. 28217, 1953.
- 817.01—§50, ch. 1637, 1868; RS 2465; GS 3319; RGS 5155; CGL 7258; §24, ch. 57-1.
- 817.09—§1, ch. 7917, 1919; CGL 7306; §10, ch. 26484, 1951.
- 817.10—§2, ch. 7917, 1919; CGL 7307; §10, ch. 26484, 1951.
- 817.48—§1, 2, ch. 59-331; §4, ch. 61-83.
- 832.01—§1, ch. 21000, 1941; 59-230.
- 832.02—§2, ch. 21000, 1941; 59-230.
- 832.03—§3, ch. 21000, 1941; 59-230.
- 838.11—Comp. §1, ch. 26325, 1949; 59-234.
- 839.03—§1, ch. 7268, 1917; RGS 5330; CGL 7463; §9, ch. 57-349.
- 839.22—§1-3, ch. 22761, 1945; §11, ch. 25035, 1949.
- 847.01—§15, sub-ch. 8, ch. 1637, 1868; RS 2620; GS 3540; §1, ch. 7359, 1917; RGS 5438; CGL 7581; §1, ch. 29818, 1955. Am. §1, ch. 57-779; (1) by §1, (8) N. by §2, ch. 59-360; §13, ch. 61-7.
- 850.01—§1, ch. 5680, 1907; RGS 5679; CGL 7889; §1, 26774, 1951.
- 850.02—§2, ch. 5680, 1907; RGS 5680; CGL 7890; §1, ch. 26774, 1951.
- 850.03—§3, ch. 5680, 1907; RGS 5681; CGL 7891; §1, ch. 26774, 1951.
- 850.04—§4, ch. 5680, 1907; RGS 5682; CGL 7892; §1, ch. 26774, 1951.
- 850.05—§5, ch. 5680, 1907; RGS 5683; CGL 7893; §1, ch. 26774, 1951.
- 850.06—§6, ch. 5680, 1907; RGS 5684; CGL 7894; §1, ch. 26774, 1951.
- 850.07—§7, ch. 5680, 1907; RGS 5685; CGL 7895; §1, ch. 26774, 1951.
- 850.08—§8, ch. 5680, 1907; RGS 5686; CGL 7896; §1, ch. 26774, 1951.
- 850.09—§9, ch. 5680, 1907; RGS 5687; CGL 7897; §1, ch. 26774, 1951.
- 850.10—§10, ch. 5680, 1907; RGS 5688; CGL 7898; §1, ch. 26774, 1951.
- 865.01—§1, 2, ch. 3756, 1887; RS 2707; §1, ch. 4737, 1899; GS 3698; RGS 5646; CGL 7850; §24, ch. 57-1.
- 875.30—§58, ch. 6469, 1913; RGS 5914; CGL 8178; §9, ch. 26870, 1951.
- 903.10—§53, ch. 19554, 1939; CGL 1940 Supp. 8663(53); §23, ch. 29621, 1955.
- 903.11—§54, ch. 19554, 1939; CGL 1940 Supp. 8663(54); §23, ch. 29621, 1955.
- 903.111—§1-8, ch. 28153, 1953; §23, ch. 29621, 1955.
- 903.15—§58, ch. 19554, 1939; CGL 1940 Supp. 8663(58); §23, ch. 29621, 1955.
- 903.281—§3, ch. 59-354; §25, ch. 61-406.
- 905.14—§93, ch. 19554, 1939; CGL 1940 Supp. 8663(93); §1, ch. 26584, 1951.
- 917.04—§1, ch. 29881, 1955; §1, ch. 57-208.
- 917.05—§2, ch. 29881, 1955; §1, ch. 57-208.
- 917.06—§3, ch. 29881, 1955; §1, ch. 57-208.
- 917.07—§4, ch. 29881, 1955; §1, ch. 57-208.
- 917.08—§5, ch. 29881, 1955; §1, ch. 57-208.
- 917.09—§6, ch. 29881, 1955; §1, ch. 57-208.
- 917.10—§7, ch. 29881, 1955; §1, ch. 57-208.
- 917.11—§8, ch. 29881, 1955; §1, ch. 57-208.
- 944.26—§24, ch. 57-121; §5, ch. 61-192; ch. 63-457.
- 945.24—Comp. §1, ch. 57-342; §1, ch. 61-516.
- 947.27—§29, ch. 20519, 1941; expired.
- 951.09—§8, ch. 4789, 1899; GS 3679; RGS 5622; CGL 7811; §7, ch. 29615, 1955.
- 952.01—§4, ch. 9126, 1923; CGL 8606; §43, ch. 57-121.
- 952.02—§5, ch. 9126, 1923; CGL 8607; §43, ch. 57-121.
- 952.03—§6, ch. 9126, 1923; CGL 7518, 8608; §43, ch. 57-121.
- 952.04—§7, ch. 9126, 1923; CGL 8609; §43, ch. 57-121.
- 952.05—§8, ch. 9126, 1923; CGL 8610; §43, ch. 57-121.
- 952.06—§9, ch. 9126, 1923; CGL 8611; §43, ch. 57-121.
- 952.07—§2, ch. 7833, 1919; §2, ch. 8423, 1921; §2, ch. 9126, 1923; CGL 8613; §1, ch. 16181, 1933; §43, ch. 57-121.
- 952.08—§3, ch. 7833, 1919; CGL 8614; §43, ch. 57-121.
- 952.09—§4, ch. 7833, 1919; CGL 8615, (abolished by §2, article IX, Florida constitution, as amended November 5, 1940, which abolished all ad valorem taxes for state purposes).
- 952.10—§1, ch. 16182, 1933; CGL 1936 Supp. 8615(1); §43, ch. 57-121.
- 952.11—§2, ch. 16182, 1933; CGL 1936 Supp. 8615(1); §43, ch. 57-121.
- 952.12—§1, ch. 19288, 1939; CGL 1940 Supp. 8615(2); §43, ch. 57-121.
- 952.13—§2, ch. 19288, 1939; CGL 1940 Supp. 8615(2); §43, ch. 57-121.
- 952.14—§16, ch. 6530, 1913; RGS 5367; CGL 7501; §43, ch. 57-121.
- 952.15—§1, 2, ch. 5447, 1905; RGS 5369; CGL 7503; §43, ch. 57-121.
- 952.16—§1, ch. 7325, 1917; §1, ch. 7809, 1919; RGS 6290; CGL 8616; §43, ch. 57-121.
- 952.17—§2, ch. 7325, 1917; §2, ch. 7809, 1919; RGS 6291; CGL 8617; §43, ch. 57-121.
- 952.18—§4, ch. 7325, 1917; §3, ch. 7809, 1919; RGS 6292; CGL 8618; §43, ch. 57-121.
- 952.19—§5, ch. 7325, 1917; §4, ch. 7809, 1919; RGS 6293; CGL 8619; §43, ch. 57-121.
- 952.20—§6, ch. 7325, 1917; §5, ch. 7809, 1919; RGS 6294; CGL 8620; §43, ch. 57-121.
- 952.201—§1, ch. 28311, 1953; §43, ch. 57-121.
- 952.21—§9, ch. 7325, 1917; §6, ch. 7809, 1919; RGS 6295; CGL 8621; §43, ch. 57-121.
- 952.22—§1, 2, ch. 21789, 1943; §43, ch. 57-121.
- 952.23—§1, ch. 22742, 1945; §43, ch. 57-121.
- 952.24—§1, 2, ch. 24038, 1947; §43, ch. 57-121.
- 954.01—§1, 5, ch. 3885, 1889; RS 3034; GS 4115; RGS 6225; CGL 8561; §43, ch. 57-121.
- 954.02—§1, ch. 6530, 1913; RGS 6226; CGL 8562; am. §7, ch. 22000, 1943; am. §1, ch. 23932, 1947; §43, ch. 57-121.
- 954.03—§9, ch. 5941, 1909; RGS 6227; CGL 8563; §43, ch. 57-121.
- 954.04—§8, ch. 6530, 1913; RGS 6228; CGL 8564; am. §7, ch. 22858, 1945; §43, ch. 57-121.
- 954.05—§9, ch. 6530, 1913; RGS 6229; CGL 8565; §43, ch. 57-121.
- 954.07—§4, ch. 6134, 1911; RGS 6232; CGL 8569; §43, ch. 57-121.
- 954.08—§3, ch. 6234, 1911; RGS 6233; CGL 8570; §43, ch. 57-121.
- 954.09—§2, ch. 3883, 1889; RS 3035; GS 4116; RGS 6234; CGL 8571; §43, ch. 57-121.
- 954.10—§3, ch. 3883, 1889; RS 3036; GS 4117; RGS 6235; CGL 8572; §43, ch. 57-121.
- 954.101—Comp. §1, ch. 31383, 1956; repealed by §43, ch. 57-121.
- 954.11—§20, ch. 3883, 1889; RS 3037; GS 4118; RGS 6236; CGL 8573; §43, ch. 57-121.
- 954.12—§21, ch. 3883, 1889; RS 3038; GS 4119; RGS 6237; CGL 8574; §43, ch. 57-121.
- 954.13—§25, ch. 3883, 1889; RS 3039; GS 4120; RGS 6238; CGL 8575; §43, ch. 57-121.
- 954.14—§9, ch. 5941, 1909; §13, ch. 6530, 1913; RGS 6239; CGL 8576 am. §144, ch. 26869, 1951; §43, ch. 57-121.
- 954.15—§1, ch. 15893, 1933; CGL 1936 Supp. 8576(1); §43, ch. 57-121.
- 954.16—§2, ch. 15893, 1933; CGL 1936 Supp. 8576(2); §43, ch. 57-121.

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954.17—§3, ch. 15893, 1933; CGL 1936 Supp. 8576(3); §145, ch. 26869, 1951.	GS 4141; RGS 6250; CGL 8588; §§1, 2, ch. 29949, 1955; §43, ch. 57-121.	954.41—§26, ch. 3883, 1889; RS 3050; GS 4131; RGS 6161; CGL 8599; §43, ch. 57-121.
954.18—§6, ch. 3883, 1889; RS 3040; GS 4121; RGS 6240; CGL 8577; §43, ch. 57-121.	954.31—§32, ch. 3883, 1889; RS 3061; GS 4142; RGS 6251; CGL 8589; §43, ch. 57-121.	954.42—§24, ch. 3883, 1889; RS 3051; GS 4132; RGS 6262; CGL 8600; §43, ch. 57-121.
954.19—§14, ch. 3883, 1889; RS 3041; GS 4122; RGS 6241; CGL 8578; §43, ch. 57-121.	954.32—§31, ch. 3883, 1889; RS 3062; §2, ch. 4390, 1895; GS 4143; RGS 6252; CGL 8590; §43, ch. 57-121.	954.43—§13, ch. 6530, 1913; RGS 6263; CGL 8601.
954.20—§4, ch. 3883, 1889; RS 3042; GS 4123; RGS 6242; CGL 8579; §145, ch. 26869, 1951.	954.33—§11, ch. 3883, 1889; RS 3063; GS 4144; RGS 6253; CGL 8591; §43, ch. 57-121.	Am. §146, ch. 26869, 1951; §43, ch. 57-121.
954.21—§8, ch. 5941, 1909; RGS 6244; CGL 8581; §43, ch. 57-121.	954.34—§28, ch. 3883, 1889; RS 3064; GS 4145; RGS 6254; CGL 8592; §43, ch. 57-121.	954.44—§15, ch. 3883, 1889; RS 3052; GS 4133; RGS 6264; CGL 8602; §43, ch. 57-121.
954.22—§19, ch. 3883, 1889; RS 3055; GS 4136; RGS 6245; CGL 8582; §43, ch. 57-121.	954.35—§9, ch. 5941, 1909; RGS 6255; §1, ch. 12282, 1927; CGL 8593; §1, ch. 15720, 1931; §1, ch. 15859, 1933; §43, ch. 57-121.	954.45—§1, ch. 7883, 1919; §1, ch. 8423, 1921; §1, ch. 9126, 1923; CGL 8612; §43, ch. 57-121.
954.23—§1, ch. 16875, 1935; CGL 1936 Supp. 8582(1); §43, ch. 57-121.	954.36—§7, ch. 3883, 1889; RS 3044; GS 4125; RGS 6256; CGL 8594; §43, ch. 57-121.	954.46—§16, ch. 3883, 1889; RS 3053; GS 4134; RGS 6265; CGL 8603; §43, ch. 57-121.
954.24—§2, ch. 16875, 1935; CGL 1936 Supp. 8582(1); §43, ch. 57-121.	954.37—§9, ch. 3883, 1889; RS 3046; GS 4127; RGS 6257; CGL 8595; §43, ch. 57-121.	954.47—§1, ch. 3442, 1883; RS 3079; GS 4160; RGS 6266; §1, ch. 11872, 1927; CGL 8604; §43, ch. 57-121.
954.25—§3, ch. 16875, 1935; CGL 1936 Supp. 8582(1); §43, ch. 57-121.	954.38—§10, ch. 3883, 1889; RS 3047; GS 4128; RGS 6258; CGL 8596; §43, ch. 57-121.	954.48—§§1, 2, ch. 3422, 1883; RS 3080; GS 4161; RGS 6267; §2, ch. 11872, 1927; CGL 8605; §7, ch. 29615, 1955.
954.26—§18, ch. 6530, 1913; RGS 6246; CGL 8583; §43, ch. 57-121.	954.39—§13, ch. 3883, 1889; RS 3048; GS 4129; RGS 6259; CGL 8597; §43, ch. 57-121.	954.49—§§1, 2, ch. 21781, 1943.
954.27—§1, ch. 10158, 1925; CGL 8584; §43, ch. 57-121.	954.40—§12, ch. 3883, 1889; RS 3049; GS 4130; RGS 6260; CGL 8598; §43, ch. 57-121.	Am. §147, ch. 26869, 1951; §43, ch. 57-121.
954.28—§22, ch. 3883, 1889; RS 3056; GS 4137; RGS 6247; CGL 8585; §43, ch. 57-121.		954.50—§§1, 2, ch. 21844, 1943; §43, ch. 57-121.
954.29—§17, ch. 3883, 1889; RS 3058; GS 4139; RGS 6249; CGL 8587; §43, ch. 57-121.		954.51—§§1-4, ch. 26992, 1951; sub. §(3) am. §1, ch. 28279, 1953; §43, ch. 57-121.
954.30—§§27, 29, ch. 3883, 1889; RS 3060;		955.20—§1, ch. 5388, 1905; RGS 6318; CGL 8644; §4, ch. 21895, 1943; see §39.11.

TRANSFERRED SECTIONS

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TRANSFERRED SECTIONS

FROM	TO
1.03	1.01
12.01	13.01
12.02	13.02
12.03	13.03
12.04	13.04
12.05	13.05
12.06	13.06
12.07	13.07
12.08	13.08
12.09	13.09
30.16	30.15
67.01	59.01
67.02	59.02
67.03	59.08
67.04	59.13
67.05	59.13
67.06	59.01
67.08	59.41
90.20	92.38
90.21	92.37
90.22	92.39
90.24	92.36
92.34	658.11
97.01	98.041
97.02	98.051
97.03	98.101
97.04	98.091
97.05	98.111
97.06	97.061
97.07	98.071
97.08	98.081
97.09	98.061
97.10	98.121
97.11	98.361
97.12	98.141
97.13	98.151
97.14	98.131
98.01	97.041
98.03	100.241
98.04	100.031
98.05	100.041
98.06	100.021
98.07	99.091
	103.011
98.08	100.101
98.10	100.141
98.11	97.051
98.12	97.081
98.13	98.161
98.14	98.161
98.15	98.271
98.17	98.161
98.18	98.271
98.19	104.33
98.20	98.261
98.21	104.32
98.22	98.011
98.23	98.031
98.25	101.73
98.26	101.73
98.28	98.361
98.29	98.361
98.30	98.181
98.31	97.071
98.32	97.071
	97.091
98.34	98.191
98.35	98.181
98.36	98.201
98.37	98.291
98.38	97.101
98.41	98.301
98.411	98.311
98.42	97.121
98.44	100.131
98.47	100.171
98.48	100.191
98.49	100.181
98.51	98.341
99.01	98.241
99.02	101.24
99.03	102.012
99.04	102.021
99.05	102.051
99.06	101.71
99.07	100.011
99.08	101.041
99.09	101.21

TRANSFERRED SECTIONS

FROM	TO
99.10	99.131
99.11	99.141
99.13	99.121
99.13	104.051
99.14	99.151
99.15	101.26
99.16	101.161
99.17	101.171
99.171	101.151
99.18	101.151
99.19	101.191
99.191	101.36
99.20	101.22
	104.16
99.201	104.19
99.21	101.21
99.22	101.72
99.23	101.121
99.24	101.031
99.25	101.121
99.26	101.111
99.27	101.071
	101.51
99.28	101.071
	101.51
99.29	101.011
99.30	101.061
	101.52
99.31	104.031
99.32	101.061
	101.52
99.33	101.101
99.34	104.20
99.35	101.081
99.36	101.091
99.37	101.23
99.38	102.031
99.39	102.081
99.40	104.101
99.41	102.101
99.42	102.061
99.43	102.071
99.46	98.321
99.49	102.111
99.50	102.131
99.51	102.121
99.52	98.331
99.53	103.041
99.54	98.251
99.55	101.74
99.56	101.061
	101.52
99.58	100.071
99.59	100.351
100.01	101.27
100.02	101.28
100.03	101.32
100.04	101.31
100.05	101.29
100.06	101.29
100.07	101.42
100.08	101.41
100.09	101.42
100.10	101.35
100.11	101.35
100.12	101.46
100.13	101.42
100.14	101.33
100.15	101.43
100.16	101.40
100.17	101.45
100.18	101.44
100.19	101.37
100.20	101.071
	101.51
100.21	101.30
100.22	101.061
	101.52
100.23	101.54
100.24	101.55
100.25	101.57
100.26	101.56
100.27	101.38
100.28	104.30
100.30	101.36
100.31	101.58
100.32	101.32
100.34	101.47

TRANSFERRED SECTIONS

FROM	TO
100.35	101.49
100.36	101.48
	101.051
100.37	101.60
	104.051
100.38	101.50
100.40	104.42
100.41	101.59
100.42	101.34
100.43	101.36
100.44	101.39
100.45	101.131
	101.53
100.46	104.051
100.47	104.051
101.01	101.61
101.02	101.62
101.03	101.63
101.04	101.64
101.05	101.65
101.06	101.66
101.07	101.67
101.11	101.69
	104.17
101.12	101.70
101.14	104.041
	104.24
102.01	101.25
102.011	103.021
102.02	97.021
102.03	103.101
102.05	100.061
102.06	103.081
102.07	103.111
102.08	100.011
102.09	98.021
102.11	97.111
102.14	97.131
102.15	98.221
102.16	98.271
102.17	98.011
102.18	97.031
102.19	98.351
102.20	98.271
102.21	97.061
102.22	98.171
102.24	98.231
102.25	98.211
102.26	98.361
102.27	103.121
102.28	103.121
102.29	99.021
102.30	99.021
	103.121
102.31	99.031
102.312	99.101
102.32	99.061
102.33	99.061
102.34	99.041
102.35	103.121
102.351	99.061
102.36	99.061
102.37	101.141
102.38	101.141
102.39	101.181
102.40	101.021
102.41	101.22
	104.16
102.42	101.111
102.45	102.141
102.46	102.151
102.48	100.091
102.49	99.051
102.50	100.051
102.51	99.121
102.53	104.24
102.55	100.081
102.58	99.183
102.61	99.172
	104.061
	104.28
102.66	99.061
102.67	99.071
102.69	99.061
102.71	103.091
102.72	103.101
102.73	100.121
103.01	100.201

TRANSFERRED SECTIONS

TRANSFERRED SECTIONS

FROM	TO
103.02	100.211
103.03	100.251
103.04	100.241
103.05	100.231
103.06	100.241
103.08	100.221
103.10	100.271
103.11	100.341
103.12	100.281
103.13	100.331
103.14	100.241
103.15	104.011
103.16	104.051
103.17	100.291
103.18	100.321
103.19	100.311
103.20	100.301
103.21	100.261
104.06	99.192
104.08	99.211
104.10	99.221
105.01	103.051
105.02	104.051
105.03	103.061
105.04	103.031
105.07	103.071
106.01	99.081
106.02	100.161
110.10	110.15
112.05	121.001
112.16	121.042
112.17	121.043
116.17	216.25
116.201	216.26
120.08	695.031
120.17	120.061
121.001	112.05
144.01	30.15
144.02	30.15
144.03	30.15
144.04	30.35
144.05	30.32
144.06	30.33
144.07	30.34
144.08	30.18
145.03	145.12(1)
145.04	145.12(2)
145.05	145.12(3)
145.06	43.01
145.07	145.12(4)
146.08	30.56
192.61(1)-(4)	271.09
205.31	616.18
215.38	216.211
215.39	216.22
215.40	216.23
215.41	216.24
215.421	288.031
229.41	243.131
236.21	229.301
236.23	229.082
237.33	237.28
240.071	216.27
240.091	216.28
240.15	243.12
240.16	243.01
240.17	243.02
240.18	243.03
240.19	243.04
240.20	243.05
240.21	243.06
240.22	243.07
240.23	243.08
240.24	243.09
240.25	243.10
240.26	243.11
242.01	230.301
242.011	230.302
242.05	236.071
242.06	231.53
242.10	235.36
242.11	235.37
242.12	235.38
242.13	235.39
242.14	235.35
242.17	236.16
242.19	232.051
242.20	232.052
242.21	232.053
242.22	232.054
242.23	232.055
242.41	230.46
242.42	230.47
242.43	230.48
242.431	230.49
242.45	232.43
242.46	232.39
242.47	232.40

TRANSFERRED SECTIONS

FROM	TO
242.48	232.41
242.49	232.42
243.021	240.27
243.022	240.28
250.54	250.35
250.55	250.37
250.56	250.35
250.57	250.36
250.58	250.37
250.59	250.36
250.60	250.39
250.61	250.37
250.62	250.37
250.63	250.38
250.64	250.50
250.65	250.43
250.66	250.43
250.67	250.45
250.68	250.44
250.69	250.44
250.70	250.40
250.71	250.51
250.72	250.17
250.73	250.52
250.74	250.53
250.75	250.42
250.76	250.22
250.78	250.22
282.08	216.17
282.081	216.171
282.13	116.16
323.30	323.35
324.04	324.051
324.07	324.04
336.13	334.171
337.06	336.40
337.07	336.41
337.08	336.42
337.09	336.43
337.23	336.44
337.24	336.45
337.30	336.46
338.10	336.47
338.11	336.48
339.13	336.49
339.14	336.50
339.15	336.51
339.16	336.52
339.17	336.53
339.18	336.54
339.19	336.55
339.20	336.56
339.21	336.57
339.22	336.58
339.23	336.59
339.26	336.60
370.04	373.011
370.051	373.021
370.052	373.031
370.053	373.041
370.054	373.051
370.055	373.061
371.01	372.001
372.81	372.051
372.82	372.021
389.13	381.421
389.14	381.431
389.141	381.441
389.15	381.451
389.16	381.461
389.17	381.471
389.171	381.481
389.172	381.491
389.173	381.501
389.174	381.511
389.18	381.531
389.181	381.541
389.182	381.551
389.19	381.561
389.20	381.571
409.26	413.011
409.261	413.021
409.262	413.031
409.271	413.041
409.272	413.051
409.281	413.061
409.282	413.062
409.283	413.063
409.284	413.064
409.285	413.065
409.286	413.066
409.287	413.067
409.288	413.068
409.289	413.069
413.09	409.261
415.02	828.19
415.18	828.20
415.31	828.21

TRANSFERRED SECTIONS

FROM	TO
420.03	288.12
420.04	288.13
420.05	288.14
420.06	288.15
420.061	288.16
420.07	288.19
420.08	288.20
420.09	288.21
420.10	288.22
420.12	288.23
420.121	288.24
420.122	288.25
420.13	288.26
420.14	288.27
420.15	288.28
420.16	288.29
420.17	288.30
420.18	288.31
446.06	446.011
446.07	446.021
446.08	446.031
446.09	446.041
446.10	446.051
446.11	446.061
446.12	446.071
446.13	446.081
450.01	450.031
450.02	450.011
450.03	450.021
450.04	450.051
450.05	450.111
450.06	450.081
450.06	450.041
450.07	450.121
450.08	450.061(1), (2)
450.09	450.061(3)
450.10	450.091(1)
450.11	450.091(2)
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EXPLANATORY NOTE TO INDEX

These statutes contain more than 14,500 sections of up-to-date statutory law. Every section has been checked and indexed. There are over 135,000 index references.

A study of the indexing system used will make the finding of law much easier.

If the subject is not indexed it has probably been repealed. See table of statutory changes made by the 1963 legislature.

This index has been revised to conform generally to the more standard classifications of law found in the commonly used legal publications, except where it has been necessary to create special headings to conform to our peculiar statutes.

A detailed index to each subject item, whenever a necessary reference is used, would make the size of an index prohibitive since the same subject item may be found in a dozen or more places.

While many lawyers desire a detailed index under each subject item others prefer to have all related references in one place under the general subject head with adequate cross reference to other related subjects.

We have endeavored to meet both of these plans by assembling, wherever possible, all statutory references to a law under a general subject heading with ample cross references from other related or equivalent titles to the main general subject. But whenever we find the subject title can be amply indexed with relatively few statutory references these are repeated throughout the index under every subtitle reference thus eliminating unneeded cross references. When cross references are needed we have also, wherever possible, given the chapter number or section reference, so that the searcher can go direct to the chapter or section if desired.

The reference entries have been phrased to bring out the noun or main thought of the statute, in the title or subtitle catch words.

It is hoped that the plan of following the general classification of the law will be acceptable and that the utility of the statutes will be increased by the use of this index, though occasions probably will arise when improvements will be needed.

FLORIDA CONSTITUTION

The index to the Constitution of Florida has been included also in this general index. The code used for reference is as follows: DR—Declaration of Rights; A—Article; S—Section.

MAIN TITLE

Main titles have been set out in bold face **CAPITAL LETTERS**. Subheads have been set up in regular type except that where a subhead has one or more references under it, it is set out in bold face.

Examples:

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Animals (subhead with no other reference under it)

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CROSS REFERENCES

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See: **Removal of disabilities**

(Boldface regular type refers to a subhead under the same main title unless otherwise indicated)

See: **Executors** under **PROBATE LAW**, Chs. 731-34

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(or turn direct to Chapters 674-676)

The cooperation of the members of the bar in suggesting changes and additions have been of great help in making improvements. Many suggestions were received and adopted during the past biennium. Your cooperation is appreciated.

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ALPHABETICAL
1960 OFFICIAL FLORIDA STATE AND FEDERAL CENSUS
Final
U. S. Bureau of the Census

County	Population	Suggested Brackets
Alachua	74,074	70,000- 74,200
Baker	7,363	6,800- 7,400
Bay	67,131	64,000- 68,000
Bradford	12,446	12,380- 12,490
Brevard	111,435	80,000-120,000
Broward	333,946	300,000-350,000
Calhoun	7,422	7,400- 7,600
Charlotte	12,594	12,500- 13,000
Citrus	9,268	8,300- 9,400
Clay	19,535	19,200- 20,000
Collier	15,753	15,700- 16,400
Columbia	20,077	19,800- 21,000
Dade	935,047	over 900,000
DeSoto	11,683	11,300- 11,800
Dixie	4,479	3,400- 4,500
Duval	455,411	400,000-900,000
Escambia	173,829	130,000-190,000
Flagler	4,566	4,555- 4,600
Franklin	6,576	6,500- 6,600
Gadsden	41,989	40,000- 45,000
Gilchrist	2,868	not over 2,870
Glades	2,950	2,900- 3,000
Gulf	9,937	9,600- 10,200
Hamilton	7,705	7,500- 8,000
Hardee	12,370	11,900- 12,400
Hendry	8,119	7,800- 9,100
Hernando	11,205	10,900- 11,230
Highlands	21,338	20,500- 23,000
Hillsborough	397,788	390,000-450,000
Holmes	10,844	10,400- 11,000
Indian River	25,309	23,000- 28,000
Jackson	36,208	36,000- 36,700
Jefferson	9,543	9,400- 9,700
Lafayette	2,889	2,870- 2,925
Lake	57,383	56,000- 61,000
Lee	54,539	52,000- 54,800
Leon	74,225	74,200- 76,000
Levy	10,364	10,000- 10,800
Liberty	3,138	3,000- 4,400
Madison	14,154	13,900- 14,700
Manatee	69,168	69,000- 70,000
Marion	51,616	51,000- 53,000
Martin	16,932	15,800- 17,000
Monroe	47,921	45,000- 51,000
Nassau	17,189	17,000- 19,000
Okaloosa	61,175	60,000- 66,000
Okeechobee	6,424	6,100- 6,500
Orange	263,540	230,000-300,000
Osceola	19,029	17,500- 19,400
Palm Beach	228,106	200,000-260,000
Pasco	36,785	36,700- 38,000
Pinellas	374,665	350,000-385,000
Polk	195,139	175,000-200,000
Putnam	32,212	30,500- 35,000
St. Johns	30,034	30,000- 32,000
St. Lucie	39,294	37,000- 39,900
Santa Rosa	29,547	29,000- 30,000
Sarasota	76,895	75,000- 80,000
Seminole	54,947	54,900- 56,000
Sumter	11,869	11,700- 12,300
Suwannee	14,961	14,200- 15,000
Taylor	13,168	13,000- 14,000
Union	6,043	5,800- 6,100
Volusia	125,319	112,000-170,000
Wakulla	5,257	4,600- 5,300
Walton	15,576	15,000- 15,600
Washington	11,249	11,225- 11,400

NUMERICAL
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Final
U. S. Bureau of the Census

County	Population	Suggested Brackets
Dade	935,047	over 900,000
Duval	455,411	400,000-900,000
Hillsborough	397,788	390,000-450,000
Pinellas	374,665	350,000-385,000
Broward	333,946	300,000-350,000
Orange	263,540	225,000-300,000
Palm Beach	228,106	200,000-260,000
Polk	195,139	175,000-200,000
Escambia	173,829	130,000-190,000
Volusia	125,319	112,000-170,000
Brevard	111,435	80,000-120,000
Sarasota	76,895	75,000- 80,000
Leon	74,225	74,200- 76,000
Alachua	74,074	70,000- 74,200
Manatee	69,168	69,000- 70,000
Bay	67,131	64,000- 68,000
Okaloosa	61,175	60,000- 66,000
Lake	57,383	56,000- 61,000
Seminole	54,947	54,900- 56,000
Lee	54,539	52,000- 54,800
Marion	51,616	51,000- 53,000
Monroe	47,921	45,000- 51,000
Gadsden	41,989	40,000- 45,000
St. Lucie	39,294	37,000- 39,900
Pasco	36,785	36,700- 38,000
Jackson	36,208	36,000- 36,700
Putnam	32,212	30,500- 35,000
St. Johns	30,034	30,000- 32,000
Santa Rosa	29,547	29,000- 30,000
Indian River	25,309	23,000- 28,000
Highlands	21,338	20,500- 23,000
Columbia	20,077	19,800- 21,000
Clay	19,535	19,200- 20,000
Osceola	19,029	17,500- 19,400
Nassau	17,189	17,000- 19,000
Martin	16,932	15,800- 17,000
Collier	15,753	15,700- 16,400
Walton	15,576	15,000- 15,600
Suwannee	14,961	14,200- 15,000
Madison	14,154	13,900- 14,700
Taylor	13,168	13,000- 14,000
Charlotte	12,594	12,500- 13,000
Bradford	12,446	12,380- 12,490
Hardee	12,370	11,900- 12,400
Sumter	11,869	11,700- 12,300
DeSoto	11,683	11,300- 11,800
Washington	11,249	11,225- 11,400
Hernando	11,205	10,900- 11,230
Holmes	10,844	10,400- 11,000
Levy	10,364	10,000- 10,800
Gulf	9,937	9,600- 10,200
Jefferson	9,543	9,400- 9,700
Citrus	9,268	8,300- 9,400
Hendry	8,119	7,800- 9,100
Hamilton	7,705	7,500- 8,000
Calhoun	7,422	7,400- 7,600
Baker	7,363	6,800- 7,400
Franklin	6,576	6,500- 6,600
Okeechobee	6,424	6,100- 6,500
Union	6,043	5,800- 6,100
Wakulla	5,257	4,600- 5,300
Flagler	4,566	4,555- 4,600
Dixie	4,479	3,400- 4,500
Liberty	3,138	3,000- 4,400
Glades	2,950	2,900- 3,000
Lafayette	2,889	2,870- 2,925
Gilchrist	2,868	not over 2,870